



# राजपत्र, हिमाचल प्रदेश

### हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

জণ্ড 23]		शिमला, शनि	ावार, 1 प	<b>हरवरी, 1</b> 9	75/12 मोघ	r, <b>189</b> 6	•[सं	ख्या 5
<b>3</b>		1	विषय-सू	ची				
भाग 1	वैधानिक नियमों को छे ग्रिधिसूचनाएँ इत्यादि	ोड़ कर, हिमाचल प्र • •	विश के राज	यपाल ग्रीर जि	हेमाचल प्रदेश	हाई कोर्ट	द्वारा	130-137
मारे 2	वैधानिक नियमों को छोड़	कर विभिन्न विभागो	i के अध्यक्षों <b>अं</b>	ौर जिला मैजिस	ट्रेटों द्वारा अधि	सूचनाएं इत्या	दि	137—140
भाग 3	स्रिविनयम, विधेयक स्रीर राज्यपाल, हिमाचल स्रिविस्चित स्रादेश इत्य	प्रदेश हाई कोर्ट, प						141—142
भाग 4	स्थानीय स्वायत शासनः स	पु <b>नि</b> सिपल बोर्ड, डिस्ट्	इक्ट बोर्ड, नोटि	फाइड ग्रौर टा	उन एरिया तथा	पंचायत विभा	ग .	142
भाग 5	वैयनितक प्रधिसूचनाएं	प्रौर विज्ञापन		1.		6		143-444
भाग 6	भारतीय राज	🕻 में से पुनः प्रकाश	ान , .	7			, ,	144167
भाग ७	भारतीय विश्ववित्त ग्राय ग्रन्य क्रिक्किन संब्धिय	Election अधिमनाएं	Commissi	on of Indi	a) की वैधानि •	क ग्रधिसूचना	रंतथा	
	ग्रनुपूरक					· • · · · · · · · · · · · · · · · · · ·	<u> </u>	168-179
1 फरवरी,	1975/12 मार्थ,	की समाप्त होने वाले	सप्ताह में निम्न	लिखित विज्ञप्ति	यां 'मसाधारण र	राजप्त्र, हिमाच	ल प्रदेश' में इ	।काशित हुई:
विज्ञ	प्ति की संख्या	विभाग का न	ाम :		<u>, , , , , , , , , , , , , , , , , , , </u>	विषय	<u> </u>	<u>'</u>
the 21st	(A)-A(3)-5/75, dated January, 1975 19-Rev. I, dated the nuary, 1975.	Home Depa		Servation Activities Substitution	of Foreign E Act. 41974 (52	xchange and of 1974). and 6(ix) i	Prevention in the Hin	of Smuggling

(129)

## भाग 1—वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के राज्यपाल श्रीर हिमाचल प्रदेश हाई कोर्ट द्वारा श्रीचसूचनाएं इत्यादि

#### हिमाचल प्रदेश सरकार

#### PERSONNEL DEPARTMENT

#### \* NOTIFICATIONS

Simla-2, the 7/9th January, 1975

No. 1-12/73-Apptt. -The Governor, Himachal Pradesh, is pleased to order that the Deputy Secretary (Finance) to Government of Himachal Pradesh shall also function as the Director, Small Savings, Himachal Pradesh in the absence of the Joint Secretary (Finance) to Government of Himachal Pradesh, on leave.

.U. N. SHARMA, Cheif Secretary.

#### CORRIGENDUM

Simla-2, the 10th January, 1975

No. 1-18/73-DP(Apptt.).—In the end of this Department notification of even number dated the 3rd October, 1974 regarding officiating promotion of Sini C. L. Gupta, substantive Section Officer of Himachal Pradesh Secretariat at as Under Secretary to the Himachal Pradesh Government, the following may be substituted:—

"and posted as such in the Himachal Pradesh Secre-

tariat."

#### NOTIFICATIONS Simla-2, the 10th January, 1975

No. 6-1/74-DP(Apptt.).—In partial modification of this Department notification of even number, Dated the 9th January, 1975, the Governor, Himachal Pradesh, is pleased to order the posting of Shri Duni Singh, Tehsildar Bhaftiyat, District Chamba as Sub-Divisional Magistrate, Chamba vice Shri R. L. Mehta.

The Governor is further pleased to order the transfer of Shr R. L. Mehta, H.P.A'S. (Probationer) Sub-Divisional Magistrate, Chamba and to post him as Land Acquisition Officer (BSL), Mandi, District, Mandi, with immediate effect in public interest:

#### Simla-2, the 13th January, 1975.

No. 10-7/73-DP-Apptt. I.—In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Governor, Himachal Pradesh is pleased to appoint the following officers, to be the Executive Magistrates, with all the powers of an Executive Magistrate under the said Code, to be exercised within the local limits their respective jurisdictions with immediate effect:—

- 1. Shri Puran Chand Tehsildar, Kulu.
- 2. Shri Kidar Nath, Naib-Tehsildar, Banjar.
- 3. Shri Kewal Ram, Naib-Tehsildar, Nirmand.

Simla-2, the 13th January, 1975

No. 3-29/63-Apptt. II.—In continuation of this Department notification of even number, dated the 26th

October, 1974, the Governor, Himachal Pradesh is pleased to accord sanction to the grant of 17 days extension of earned leave with effect from 25th December, 1974 to 10th January, 1975 with permission to suffix holidays falling on 11th and 12th January, 1975.

- 2. Certified that Shri Baldev Singh would have continued to officiate as Deputy Chief Electoral Officer, H. P. but for his proceeding on leave for the said period.
- 3. Certified that Shri Baldev Singh is likely to join his duties to the station from where he proceeded on leave
- 4. The Governor is further pleased to order that Shri M. D. Mamgain, Editor, State Gazetteer, will hold the charge of the post of Deputy Chief Electoral Officer, H.P. in addition to his own duties during the leave period of Shri Baldev Singh. Shri K. C. Chauhan, under Secretary (Revenue) to the Government of Himachal Pradesh will look after the work relating to Pong Dam Cell in addition to his own duties during the leave period of Shri Baldev Singh.

HARSH GUPTA,

Joint Secretary.

Simla-2, the 15th January, 1975

No. 3-31/70-DP(Apptt.).—The Governor, Himachal Pradesh is pleased to accord sanction to the grant of 48 days earned leave with effect from 13-1-75 to 1-3-75 in favour of Shri D. C. Joshi, Himachal Pradesh Administrative Service (Probationer), presently posted as Land Acquisition Officer-I, Simla with premission to prefix holidays falling on 11th and 12th January, 1975 and to suffix Sunday falling on 2nd March, 1975 subject to verification of title to leave.

- 2. Certified that Shri D. C. Joshi would have continued to officiate as Land Acquisition Officer-I, Simla but for his proceeding on leave for the said period.
- 3. Certified that Shri Joshi is likely to join his duties at the station from where he proceeds on leave
- 4. The Governor is further pleased to order that Shri I. C. Malhotra, presently posted as Land Acquisition Officer-II, Simla shall hold the charge of the post of Land Acquisition Officer-I, Simla in addition to his own duties during the leave period of Shri D. C. Joshi.

AJAY PRASAD,

Joint Secretary.

#### AGRICULTURE DEPARTMENT

\*NOTIFICATION

Simla-171002, the 10th January, 1975

No. 23-8/74-Agr. (Sectt).—The Governor, Himachal Pradesh is pleased to order that Shri B. R. Kapoor, Assistant Agriculture Marketing Officer, Mandi, on attaining the age of superannuation, viz. 58 years shall

stand retired from Service, w.e.f. the 31st January, 1975 (A. N.).

NIHA'L SINGH, Under Secretary.

#### COMMUNITY DEVELOPMENT DEPARTMENT

#### **NOTIFICATIONS**

Simla-4, the 7th January, 1975

No. 4-76/73-E (DEV).—The Governor, Himachal Pradesh is pleased to order that Shri Laiq Ram, Head Clerk, Jubbal Block will hold the current charge of the post of Block Development Officer, Jubbal Block temporarily in addition to his own duties with immediate effect without getting any remuneration till regular arrangements to fill up this post are made.

Simla-4, the 15th January, 1975

No. 4-76/73-E-(Dev).—The Governor, Himachal Pradesh is pleased to order that the charge of the post of Block Development Officer, Kasumpti-Suni Block, Mashobra, will be held by Shri P. C. Sharma, Block Development Officer, C. P. State Hqrs., Simla with immediate effect, in addition to the duties of his own post, till the return of Shri Bhagwant Singh, Block Development Officer, from leave.

C. M. CHATURVEDI, Secretary.

## CO-OPERATION DEPARTMENT NOTIFICATION

Simla-2, the 26th December, 1974

No. 1-26/70-Co-op(S).—The Governor, Himachal Pradesh, in consultation with the Himachal Pradesh Public Service Commission, is pleased to order the continuation of ad hoc appointment/promotion of the following officers of the Co-operative Department in the pay scale of Rs. 350-25-500-30-590/30-830-35-900 upto the period shown against each:—

- 1. Shri G. L. Dutta, District Cooperative and Supplies Officer .. upto 14-4-1974
- 2. Shri Sukh Chain Singh, District
  Co-operative and Supplies
  Officer .. upto 14-4-1974

 G. R. Chauhan, District Cooperative and Supplies Officer. upto 2-5-1974

- Shri Kamal Prashad, District Cooperative and Supplies
   Officer upto 30-9-1974
- 5. Shri Salig Ram, Assistant Registaar (Package) ... upto 14-4-1974
- 6. Shri Bala Nand .. upto 30-9-1974.

The above ad hoc appointments/promotions were previously extended upto 31-3-1974 vide this Department notification of even number, dated the 16/17th July, 1974.

By order, M. S. MUKHERJEE, Secretary.

#### **EXCISE AND TAXATION DEPARTMENT**

#### NOTIFICATION

Simla-2, the 15th January, 1975

No. 19-12/71 E&T (Sectt.).—The Governor, Himachal Pradesh, is pleased to order:—

- (i) that Shri Bakhtawar Singh, Excise & Taxation Officer, Kulu will hold the charge of Mandi district, in addition to his own duties; and
- (ii) that Shri M.C. Sood (H.A.S.) Excise & Taxation
  Officer (Headquarters) will hold the charge of
  Bilaspur district, in addition to his own duties,
  till further orders.

P. K. MATTOO, Secretary.

#### FINANCE (REGULATION) DEPARTMENT

#### NOTIFICATION

Simla-171002, the 9th January, 1975

No. 1-2/73-Fin (Reg.).—The Governor, Himachal Pradesh is pleased to declare the Divisional Commissioner, Himachal Pradesh as Head of the Department under Head "228—Land Revenue-(C)-Other Expenditure-C-(iii)-Advisory Committee on Land Reforms".

N. C. KAUSHAL, Deputy Secretary.

## GENERAL ADMINISTRATION DEPARTMENT (SECTION-D)

#### NOTIFICATION

Simla-2, the 10/13th January, 1975

No. B-6-5/74-GAD (Pub).—As Shri Braham Dev Bhalla, district Mass Education and Information Officer, Kangra at Dharamsala. has failed to join as District Public Relations Officer, Kulu, in the Public Relations Department, the appointment given to him as District Public Relations Officer vide this Department's notification No. 6-4/73-GAD (Pub), dated the 29th August, 1974, is hereby cancelled.

B. D. SHAUNAK, Under Secretary.

## HEALTH & FAMILY PLANNING DEPARTMENT NOTIFICATIONS

Simla-2, the 9th January, 1975

No.1-105/73-H&FP.—On the recommendations of Himachal Pradesh Public Service Commission, the Governor, Himachal Pradesh is pleased to appoint Dr. (Miss) Vijaya Kumari Sharma, as Civil Assistant Surgeon Grade I in the scale of Rs.350-25-500-30-590/30-830-35-900 w.e.f. 25-8-1973 (F.N). She will be on probation for a period of two years.

Simla-171002, the 13th January, 1975

No. 1-110/74-H&FP.—On the recommendations of Himachal Pradesh Public Service Commission, the

Governor, Himachal Pradesh, is pleased to appoint Kewal Krishan Sharma as Civil Assistant Surgeon Grade I in the scale of Rs. 350-25-500-30-590/30-830-35-900 w. e. f. 30-7-1974 (f. N.). He will be on probation for a period of two years.

Simla-171002, the 14th January, 1975 -

No. 1-109/74-H&FP.—On the recommendations of Himachal Pradesh Public Service Commission, the Governor, Himachal Pradesh is pleased to appoint Dr. Mrs. Swarsh Mahajan as Civil Assistant Surgeon Grade I in the scale of Rs. 350-25-500-30-590/30-830-35-900 w.e.f. 7-11-974 (F.N.). She will be on probation for a period of two years.

R. C. GUPTA, Secretary,

#### INDUSTRIES DEPARTMENT

#### NOTIFICATION

Simla-171002, the 16th January, 1975

No. 17-8/72-SI.—Whereas it appears to the Governor, Himachal Pradesh that land is needed to be acquired by the Government for a Company (styled and known as M/s. G. S. Purewal and Associate Private Limited for the establishment of a Watch-Project at Village Chamian and Shiva, Tehsil Kasauli, District Solan, it is hereby notified that the land in the locality described below is likely to be acquired for the above purpose.

- 2, This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.
- 3. In exercise of the powers conferred by the aforesaid section, the Governor of Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by the said section.
- 4. The Governor, Himachal Pradesh in exercise of the powers under section 38(1) of the Land Acquisition Act, 1894 is further pleased to authorise Shri G. S. Purewal of the said Company to exercise the powers mentioned under section 4 of the Act.
- 5. Any person interested, who has any objection to the acquisition of any land in the locality may, within 30 days of the publication of this notification, file an objection in writing before the Collector, Solan district, at Solan, Himachal Pradesh.

#### SPECIFICATION

District : SOLAN	<sub>2</sub> Teh	sil:	KASA	VULI
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## MULTIPURPOSE PROJECTS AND POWER DEPARTMENT NOTIFICATION

P. K. MATTOO

Secreta

Simla-171002; the 15th January, 1975

No. MPP-F(10)-10/74.—Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of road from Manikaran to Dibi Bokri, it is hereby declared that the land described in the specification below is required for the above purpose.

- 2. The declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 6 & 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh P. W.D. is hereby directed to take order for the acquisition of the said land.
- 3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh P.W.D., Mandi & Kulu districts.

District:	KULU	SPECIFICATION		KULU		
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	273/1		0 11 0 2			5393/1 5301/1	20	0 1 0 1
	282/1		0 2 0 4			5301/1		0 1 0 4 0 8
	237/1		0 7			5234/1		0 8
	251/1	•	0 7 0 2	•		5315		ŏ i
	268/1		0.6			5224/1		0 1
	289/1	4	0 4			3744/1		0,1
	303/1		0 4	* •		3745/1		0 15
*	305/1		0 11			4013/1		0 3
G.	234/1		0 1	16)		4060/1		0 3
	218/1		0 7 .			4030/1	•	0 4
	307/1 238/1		0 7			4052/1		0 4
	278/1		0 7 0 1		3	3748/1		0 14 0 16 0 15
Ē	215/1		0 1		its.	8953/1		0 16
*	258/1	•	0 2		÷	8955/1 <b>42</b> 07/1		0 13
. *	281/1		0 2 0 5			4321/1		0 1
	70/1		0 18	•	•	4360/1		0 0
	70/1 217/1		0 2	•	¥	4322	one of	0 2
	235/1		0 7			385/1		0 5 0 12
	296/1		0 6			4263/1		0 12

.1 ,

	1447	, ।ह	भ। <b>ज</b> र	1 प्रदश्च,	1 फरवर	य, 1975/12 माप, 1896	} 		1	35
2				3	4	1	2		3	4
3761/1				(	) 11,	*.	298/1	!	0	1
3738/1					3 8		304/1		ŏ	6
3762/1		15			0 10		4362	19	1	5
4035		•			0 6		3760/1		0	9
4057/1 3736/1		٠.		•	0 1		5313/1		Õ	3
4042/1		•			0 4 • 0 1		4326/1		Ŏ	7
4043/1					0 0*		4326/3		0	0*
4034/1					0 10	•	3672/1 452		0	4
4070/1					0 3		389/1		õ	4
4072/1					0 0					
4107/1					0 2	Total Kit	a 357		.97	14
4186/1					0 3*		<del></del> -			
3737/1					0 4	*Area less than Bisw	a.			
3739/1 2130/1					0 1 0 7	P.	79	ъ.		
, 2065/1	-				0 7 0 6	• •		By	order,	
2094/1					0 1	* · ·		K, C. PÁN		
2279/1					$\tilde{0}$ $\hat{2}$				Secret	ury.
390/1			•		0 8	PUBLAC	WORKS DEP	ARTMENT	,	1000
10/1					0 16	reame .	TORRE DE	ALC I IVILIA		
391/1					0 2	N	OTIFICATIO	ONS		
373/1					0 10	N		s		
5139/1	,				0 7	Siml <b>a</b> -1710	002, the 10th J	anuary, 197	15 .	
51 <b>2</b> 8/1 5138/1					8 0	31		2		
5143/1					0 9	No. 9-12/73-PWD.	-Whereas it	appears to	the Go	ver-
5225/1					0 10 0 1	nor, Himachal Prade	sh that land	s likely to l	e requ	ired
5126/1		1			0 17	to be taken by the				
5134/1			121		ŏ í	at the public e namely for Ghana	xpense for	a public	purp	
5137/1			101		0 13	notified that land	in the loca	dity descri	hed he	elow
5227					0 6	is likely to be acquir				J10 W
5229/1	27				0 5	to be acqui	location that	oo to parpos	~.	
5320	Ç.				0 2	This notification i	s made under	the provision	ons of	sec-
5323/1					0 1	tion 4 of the Land	Acquisition A	ct, 1894 to	all who	m it
5195/1					0 3.	may concern.	5000			
5229/1	•				0 16	_ /			_	
5299/1 5321					0 2	In exercise of the	powers confer	rred by the	afore	said
5314					0 1	section the Governo				
5339/1	,					authorise the office	rs for the lin	ie being eng	aged if	1 the
5387/1					0 8	undertaking with the	eir servants ar	locality a	n, to t	19111
5390/1					0 3	other acts required of	y land in the	that secti	ion	an
5390/2				•	0 2	Other acts required o	n betimitien o	y idai seci	on.	
5136/1					0 7	Any person intere	sted, who has	any object	tion to	the
5237/1					ŏ 9.	acquisition of the sa	id land in the	locality m	ay. w	ithin
5285/1					0 12	thirty days of the pu	blication of th	is notificati	on, file	an e
255					0 1	objection in writing	before the Co	llector of La	and Ac	qui-
256/1					0 . 0	sition, Simla and Bi	laspur district	s, Simla-1.		•
257/1		-			0 1.			•		
5144/1	v			ě	0 1		PECIFICATI			<b>.</b> .
5130/1					0 2	District: SIMLA		Tehsi	il: SIN	1LA
5145/1					0 2	<del> </del>				
5382/1 5127/1		•			0 2 0 2 0 8 0 2 0 2	* X7:51	וֹע	asra No.	Are	
					0 2	Village	, <b>.</b>	2	Big.	Bis.
4011/1 4069/1		2			0 0*	1		<i></i>	· 3	4
3759/1					0 16.	JUBBER		19/1	1	9
4192/1	4					JOBBER		20/1	û	10
4228/1					1 0 0 6	* .		21/1	ì	0
4032/1					0 7		~	$\frac{21/1}{22/1}$	ó	15
4048/1			19		ŏ 8		T	$\frac{22}{23/1}$	10	ō
4195/1					0 6	•		24/1	2	0
4227/1			1		0 18	<b>^  ↓</b> _0	•			
4270/1	2			•	0 2	Tota	I Kita	. 6	15	'5
4046					0 4					
5257/1				-	0 7	MULBARI		558/1	0	6
5259					0 2		•	58 <b>7</b> /1	0	10
25/1	5				0 1					
						<del>,</del>	<del></del>			

l				2	3	4
	<del></del>	<u>-</u>	<del></del>	554/1	0	10
				559/1	0	4
				546/1	1	0
ž				547/1	0	0 15 9 5 4 5
				557	. 0	9
				560	0	5
				561/1	0	4
•				555/1	0	5
	- 6			553/1	0	10
		•		549/1	8	0
,				556/1	0	10
				593/1	8	0
-				562/1	10	0
				594/1	4	0
	Total		Kita	16	35	8

Simla-2, the 10th January, 1975

No. 15-1'74-PWB.—Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of National High Way No. 21 Section Hanogi to Kulu, Mohal Kigas, it is hereby declared that the land described in the specification below is required for the above purpose.

- 2. The declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the porvisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh P.W.D. is hereby directed to take order for the acquisition of the said land.
- 3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh Public Works Department, Mandi and Kulu districts.

#### **SPECIFICATION**

District:	KULU	MANDI		Tehsil:	SA	DAR
Village I		Khasr	a No. 2	Big.		rea Bisw.
KIGAS			444/1	0 •	5	4
			444/3	.0	4	10
			447/1	0	4	0
			449/1	0	3	13
			628/1	0	9	8
			651/1	1	0	2
			653/1	0	1	7
			676/1	0	3	15
			682/1	0	1	5
		9	683/1	0	1	8
			684/1	0	2	18
,			685/1	0	4	19.
ī	Tota	I Kita	12	3	2	9

Simla, the 10th January, 1975

No. 9-12/73-PW (B).—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose namely for establishment of Urban Estate, Simla, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whon it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, U.S. Club, Simla-171001.

#### SPECIFICATION

District: SIMLA

Tehsil: SIMLA

* * * * * * * * * * * * * * * * * * *	Khasra			rea
Village	No.		Big.	Bis.
1	2		.3	4
		•	ĸ	
PATTI REHANA	13		1	11
H.B. No. 14	14		10	19
	6		6	3
	15		6	3 2 1
	16		0	1
•	17		1	3
Certified that acquisition	19		2	18
of 26 fields measuring 98	20		1 2 8 6 2: 3 6	13
Bighas and 5 Biswas of land	21		6	8
in Village Patti Rehana is in-	<b>2</b> 3		2:	0
escapable for the purpose of	2	7	3	17
establishment of Urban	2 3 5		6	. 2
Estate.	- 5		4	* 6
*.	4		1	1
Sd/-Collector, Simla district	, 18		0	11
Simla (H.P.),	22	***	8	8
•	26		2	. 7
	1 *		· 1	0
	7.		0	8
e. ·	9	5	8	16
4)	· 12		.1	9
	10	,	0	3
, :	115	,	0	1
· .	8		2	11
	24		ō	18
	25	•	0	9
Total Ki	ta 26		98	. 5

Simla-171002, the 10th January, 1975

No. 9-14/73-PW(B) —Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for the construction of Lahaul-Jammu Boundary 1930, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh

is pleased to authorise engaged in the undert		
workmen to enter up locality and do all oth	on and survey any	land in the
by that section.	:	·

Any person interested, who has any objection to the acquisition of the said land in the locality may, within arry days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, H.P.P.W.D., Chamba at Kangra, District Kangra.

#### SPECIFICATION

Thoona Ma

District: CHAMBA

Area

1 3	· ,•	2	NO.		Big.	4
SALPAT		7/1				12
(159).		11/1			۵	3
<i>()</i> .		12/1			8	-
•	. 4	13/1			ě	2
· //		14/1			0	11 2 7 3 5
		16/1			· ě	3
		19/1				.5
Jan 1		20/1		1.		5
		25/1			1	.7
. "		26/1		•	. •	6
DHAR		2/1		-	11	14
KAGAL	å	4/1	•		28.	99
PANGAHAR.			Total		40	3
1	-			••		
ARHAT		22/1			•	1
(H.B.No. 211).		68			. 0	1.
	181	69/1	15		0	4
_				c		

1	2	3	4
	70/1 73/1 73/2 74/1 75/1 101/1 116/1 117/1 134/1 137/2 138/1 139/1 142/1 149/1 151/1/1 154/1 155/1 156/1 Total	000000000000000000000000000000000000000	3 2 1 3 2 15 5 5 1 1 1 2 1 2 1 2 1 3 7 7

GANGESH MISRA. Secretary.

Simlu 171002, the 13th January, 1975

No. 1-238/69-PW 'A'.—The Governor, Himachal Pradesh, in consultation with the H. P. Public Service Commission is pleased to appoint Shri Devi Ram as Assistant Town Planner in H. P. P.W.D., in the payscale of Rs. 400-30-700/40-1100, with effect from 28th November, 1974 (.F.N.) purely on temporary basis.

> GANGESH MISRA. Secretary.

By order.

### भाग 2—वैधानिक नियमों को छोड कर विभिन्न विभागों के अध्यक्षों ग्रौर जिला मैजिस्टेटों द्वारा ग्रधिस बनाएं डत्यादि

#### OFFICE OF THE DEPUTY COMMISSIONER SIRMUR Chand of Pucca Tank, Nahan, District Sirmur has DISTRICT, NAHAN

#### NOTIFICATIONS

Nahan, the 22nd January, 1975

No. 7-SMR-1 (168)/74-III.—In pursuance of the provisions of sub-section 1 of section 23 of the Himachal Pradesh Municipal Act, 1968 read with sub-rule 9 of rule 84 of the Himachal Pradesh Municipal Election Rules, 1970,1; S. S. Sidhu, Deputy Commissioner, Sirmur hereby notify that Shri Jugal Kishore, Paonta Sahib, District Sirmur has been duly elected for the office of the President of Municipal Committee, Paonta Sahib, District Sirmur.

#### Nahan, the 22nd January, 1975

No. 7-SMR-1(168)/74-III.—In pursuance of the provisions of sub-section (1) of section 23 of the Himachal Pradesh Municipal Act, 1968 read with sub-rule (9) of rule 84 of the Himachal Pradesh Municipal Election Rules, 1970, I, S. S. Sidhu, Deputy Commissioner, Sirmur hereby notify that Shri Harish

been duly elected for the office of the President of Municipal Committee, Nahan, District Sirmur.

> S. S. SIDHU. Deputy Commissioner.

#### OFFICE OF THE DEPUTY COMMISSIONER SOLAN DISTRICT, HIMACHALPRADESH

#### NOTIFICATION

Solan, the 16th January, 1975

No. 7-Solan (Panch-Elec)-5/74.—Consequent upon the declaration of results of successful candidates in respect of elections of Chairman and Vice-Chairman of Kunihar Punchayat Samiti on the 14th of January, 1975, I. Surendra Kishore, Deputy Commissioner, Solan district, in accordance with the provisions contained in Rule 54 of the Himachal Pradesh Panchayat Samitis Election Rules, 1973, hereby notify the following names of the elected Chairman and Vice-Chairman for the general information of the public:-

Name of the Name of the Name of Chairman Panchayat with Chairman with Address Samiti Address Sh. Nagin Chander Shri . Anant Kunihar Ram s/o Shri Piroo, r/o Pal.s/o Shei Ram Village Haripur, P.O. Dass, r/o Village and P.O. Dumehar, Hat-Kot, Tehsil Arki, Tehsil Arki, District District Solan. Solan.

> SURENDRA KISHORE, Deputy Commissioner.

## OFFICE OF THE DEPUTY COMMISSIONER (DEO). KULU DISTRICT, KULU

#### NOTIFICATION

Kulu, the 24th January, 1975

No. Elec. 10 KD-1/74.—In pursuance of Rule 84 (9) of Himachal Pradesh Municipal Election Rules, 1970 read with section 23 (1) of the Himachal Pradesh Municipal Act, 1968 (Act No. 19 of 1968) I, G. S. Chambial, Deputy Commissioner, Kulu district, Kulu hereby notify below the names of elected President and Vice-President of Municipal Committee, Sultanpur (Kulu) in Kulu district:—

Name of Name of elected Name of elected Vice-Committee President with full President with full postal address postal address 3

Municipal Sh. Charan Dass Committee, S/O Sh. Taru Sultanpur Ram, Mahant Behar, Dhalpur (Kulu).

G. S. CHAMBIAL, Deputy Commissioner.

Sh. Achhru Ram s/o

Sh. Grib Dass, Akhara

Bazar, Kulu.

## OFFICE OF THE DEPUTY COMMISSIONER UNA DISTRICT, HIMACHAL PRADESH

#### NOTIFICATION

Una, the 21st January, 1985

No. ELN-Una (F)10-94/74-II-44547.—Consequent upon the declaration of the result of successful candidate on 18-1-1975 for the office of the President of the newly constituted Municipal Committee, Una, I, Bishan Dass Sharma, Deputy Commissioner, Uha district, Una, in accordance with the provisions of section 23(1) of the Himachal Pradesh Municipal Act, 1968, hereby notify the name of the elected candidate for the general information of the public as per details sub-joined below:—

Sl. No. Name of elected Office for which member elected

2
3

Shri Sarvjit Singh son of Shri Madhusudan Singh, Qila Bedi Sahib, Una.

President

PLACE: Una. DATE: 18-1-1975.

1

B. D. SHARMA, Deputy Commissioner.

कार्यालय जिलाधीश कांगड़ा, स्थित धर्मशाला

#### ग्रधिमूचनाएं

धर्मशाला, 4 जनवरी, 1975

कम संस्था XVI 16 (1)-329 - जैसा कि ब्लाक नूरपुर, तह केल नूरपुर, जिला कांगड़ा की ग्राम सभा ज्वाली और हटपंग के प्रधान के विरुद्ध ग्रविश्वास का प्रस्ताव पास हो जाने के तथा त्यागपत्र दे देने के कारण स्थान रिक्त हो गये थे और रिक्त स्थानों की पूर्ति के लिये दोबारा निर्वाचन कराया गया ग्रौर निर्वाचित प्रधानों के नामों की घोषणा निर्वाचित ग्रधिकृत ग्रधिकारियों द्वारा हिमाचल प्रदेश ग्राम पंचायत (निर्वाचन) नियम 47 और 48 के ग्रंभीन की जा चुकी है।

इसलिये अब में, महाराज कृष्ण काव, जिलाधीश कागड़ा हिमाचल प्रदेश ग्राम पंचायत (द्विर्वाचन) नियम, 1972 के नियम 50 के अधीन एतद्द्वारा निम्नलिखित ग्राम सभाग्रों के निर्वाचित प्रधानों/उप-प्रधान के नामों को अधिमुचित करता हूं।

ब्लाक भ्रौर तहसील नुरपुर, जिला कांगड़ा।

क्रम	ग्राम सभा	प्रधान क	। नाम तथा पता	, ग्रनुसूचित पुरुष र	ग
सं 0	का नाम	Ε.		जाति या स्त्री	
÷			a .	जन जाति	. *
1	. 2		3	4 5	٠,

ज्वाली प्रधान श्री बलराज,ग्राम व डाकखाना ज्वाली । उप-प्रधान:श्री गोरख नाथ, ग्राम व डाकखाना, प्राम ज्वाली ।

हटपंग प्रघानः श्री ख़ियाली राम, ग्राम टिक्कर, डाकेंद्वाना गोलवां ।

> महाराज कृष्ण काव, ि जिलाघीश, ।

#### धर्मशाला, 20जनवरी, 1975

कम सं0 XIV-16 (1)-इलैंक/75-528-जैसा कि ज्लाक भवारना, तहसील पालमपुर, जिला कांगड़ा की ग्राम सभा ग्रप्पर खैरा में प्रधान पद का स्थान खाली हो गया था। ग्रौर रिक्त स्थान की प्रति के लिये दोवारा निर्वाचन कराया गया ग्रौर निर्वाचित प्रधान के नामु की घोषना निर्वाचित ग्रिधकृत ग्रिधकारी द्वारा हिमाचल प्रदेश, ग्राम पंचायत (निर्वाचन) नियम 47 ग्रौर 48 के ग्रधीन की जा चुकी हैं।

इसलिये ग्रब मैं, महाराज कृष्ण काव, ज़िलाधीश कांगड़ा, हिमाचल प्रदेश ग्राम पंचायत (निर्वाचन) नियम, 1972 के नियम 50 के ग्रधीन एतद्द्वारा निम्नलिखित ग्राम मभा के निर्वाचित प्रधान के नाम को अधिसूचित करता हूं।

ब्लाक (खण्ड) भवारना, तहसील पालमपुर, जिला कांगड़ा

कम ग्राम सभा प्रधान का नाम तथा पता ग्रनुसूचित व पुरूष स0 का नाम जन जाति यास्त्री

1 ग्रापर खैरा श्री ग्रामर नाथ, प्रधान, — पुरुष ग्राम पंजायत ग्रापर

खैरा, तहसील पालमपुर।

महाराज कृष्ण काव, जिलाधीश, कागड़ा, स्थित धर्मशाला।

धर्मशाला, 20 जनवरी, 1975

कम सं XIV 16(1) इलैंक/75-531 — जैसा कि ब्लाक रेत, तहसील व जिला कागड़ा की ग्राम सभा नेरटी के प्रधान के विरुद्ध अविश्वास प्रस्ताव पास होने के कारण स्थान रिक्त हो गया था ग्रीर रिक्त स्थान की पूर्ति के लिये दोवारा निर्वाचन करवाया गया ग्रीर निर्वाचित प्रधान के नाम की घोषणा ग्रिधकृत ग्रिधकारी द्वारा हिमाचल प्रदेश ग्राम पंचायत (निर्वाचन) नियम 47 ग्रीर 48 के ग्रधीन की जा चुकी है।

इसलिये ग्रब में, महाराज कृष्ण काव, जिलाधीश, कागड़ा, हिमाचल प्रदेश ग्राम पंचायत (निर्वाचन) नियम 1972 के नियम 50 के ग्रथीन एतद्द्वारा निम्नलिखित ग्राम सभा के निर्वाचित प्रधान के नाम को ग्रंथि-सूचित करता हूं।

ब्लाक रैत, तहसील ग्रौर जिला कांगड़ा

कम ग्राम सभा प्रधान का नाम तथा पूरा अनुसूचित पुरुष या
सं 0 का नाम पता जाति या स्त्री
जन जाति

1 नेरटी श्री मुशील कुमार सुपुत्र श्री — पुरुष
बन्सी लाल, ग्राम व
डाकखाना रैत, तहसील
व जिला कांग्रड़ा।

महाराज कृष्ण काव, जिलाधीश,कांगड़ा, स्थित धर्मशाल।

धर्मशाला, 20 जनवरी, 1975

कमांक XIV-24 (2)-545.—हिमाचूल प्रदेश पंचायती राज ग्रधि-नियम 1968 की घारा 68 (1) तथा हिमाचल प्रदेश पंचायत समिति (निर्वाचन) नियम 1973 के नियम 54 का अनुसरण करते हुये में, महाराज• कृष्ण कान, जिलाधीश कांगड़ा, हिमाचल प्रदेश, पंचायत समिति नूरपुर, तहसील नूरपुर, जिला कांगड़ा के निर्वाचित प्रधान तथा उप-प्रधान के नाम निम्न सारिणों के अनुसार सर्वसाधारण की मूचना हेंतु प्रकाशित करता है।

- eA -	सारिणी 🦻	
पंचायत समिति	निर्वाचित सदस्य का नाम तथा	विवरण
का नाम	पता ्	
1	1	3 ,
नूरपुर	श्री कर्म सिंह सपुत्र देवीसिंह, गांव	प्रधान
	व डाकखाना गोलवां, तहसील	
	नूरपुर ।	

श्री हसं राज सुपुत्र सन्त राम, गांव उप प्रधान व डा 0 खा 0 सुलयाली, तहसील

नूरपुर ।

महाराज कृष्ण काव, जिलाबीस, कांगड़ा, स्थित धर्मणाला ।

धर्मभाला, 20 जनवरी, 1975

कमाक XIV-16 (1)-537.— जैसा कि ब्लाक कांगड़ा, तहसील श्रीर जिला कांगड़ा की निम्नलिखित ग्राम सभाश्रों से प्रधानों का स्थान रिक्त हो गया था। ग्रोर रिक्त स्थानों की पूर्ति के लिये दोवारा निर्वाचन कराया गया ग्रीर निर्वाचित प्रधानों के नामों की घोषणा श्रधिकृत ग्रधिकारियों द्वारा हिमाचल प्रदेश ग्राम पचायत (निर्वाचन) नियम 47 के ग्रधीन की जा चुकी है।

इसलिय अब मैं, महाराज कृष्ण काव, जिलाधीश कांगड़ा, हिमाचल प्रदेश ग्राम पंचायत (निर्वाचन) नियम 1972 के नियम 50 के ग्रधीन एतर्द्वारा निम्नलिखित ग्राम सभाग्रों के निर्वाचित प्रधानों के नामों को ग्रिधिसूचित करता हूं।

ब्लाक कांगड़ा, तहसील व जिला कांगड़ा

कम प्राम सभा प्रधान का नाम तथा पता ब्रनुसूचित पुरूष संव का नाम जाति या स्वी या • जनजाति

ा दाड़ गवली श्री जसवन्त सिंह सुपुत्र — पुरूष सुख राम, टीका दाड़नू, ग्राम काड़ी, डा0 दाड़ी। हार श्री झाडु राम सुपुत्र श्री — पुरूष

राम दिस्ता, ग्राम हार,
 डाकखाना जलाड़ी वाया
 दौलतपुर।

3 राजियाना खास श्री फांदी राम सुपुत्र श्री — नन्दू, ग्राम ठान पुरी, डा 0 रजियाना ।

महाराज कृष्ण काव,

जिलाधीश, कांगड़ा, स्थित धर्मशाला

#### OFFICE OF THE DISTRICT MAGISTRATE, HAMIRPUR (H.P.)

ORDER

Hamitpur, the 6th January, 1975

No. 154(1)/DF&SO.—In exercise of the powers conferred upon me under clause 3(1) of the Himachal Pradesh Boarding and Profiteering Prevention Order, 1974, I, Mian Lal Singh, I.A.S., District Magistrate, Hamirpur district, H. P. hereby fix the maximum quantity which may be kept by the dealer in Hamirpur district in respect of the articles of schedule appended as under:—

Sr. Name of Commodity Maximum quantity whi? No. Maximum quantity whi? may be possessed by the dealer

1. Wheat and Wheat products.

(a) Dealer having no licence under H. P.
Wheat Dealers Licensing Order, 1973 below 5 quintals at a

time.

2

3.

(b) Dealer having a licence under H.P. Wheat Licensing Dealers Order, 1973 according to the terms and conditions of the licence issued in this behalf by the Licen-

All other foodgrains i.e. Gram, Barely. Rice and Maize including their products.

sing Authority. (a) Dealer other than a dealer who is having a valied licence under the H. P. Foodgrains Licensing. Dealers Order, 1968 below 10 quintals for one foodgrain and below 25 quintals for the all foodgrains taken

(b) Dealer having a valid licence under the H.P. Foodgrains Dealers Licensing Order, 1968 in accordance with the terms and conditions of the licence issued in this behalf the Licensing by Authority.

together at a time.

Sugar.

(a) Dealer other than a dealers who is holding a validelicence under the Sugar Dealers Licensing Order, 1967 below 10 quintals at a time.

having .a (b) Dealer licence under the Sugar Dealers Licensing Order, 1967 in accordance with the terms and conditions of the licence issued in this behalf by the Licensing Authority.

Gur, Shakkar and Khand-Sart.

- (a) Dealer other than a dealer who is holding a licence under the H. P. Khandsari and Gur Dealers Licensing Order, 1967 below 10 quintals at a time.
- (b) Dealer having a liunder the cence Khandsari and Gur Licensing Dealers Order, 1967 in accordance with the terms and conditions of the licence issued by the Licensing Authority.
- Hydrogenated Vegetable (a) A dealer other than Oils (V. Ghee).
  - the dealer who is

holding a licence under the H. P. Hydrogenated Vegetable Oils Dealers Licensing Order, 1967 below two tins of 16.5 kg. at a time.

(b) Dealer holding a valid licence under the H. P. Hydrogenated Vegitable Oil Dealers Licensing Order, 1967 in accordance with the terms and conditions of the li-. cence issued in this behalf by the Licensing Authority.

This order will come in to force atonce. Note.—This limit shall not be applicable to the Produ-

> LAL SINGH, District Magistrate.

#### FOOD AND SUPPLIES DEPARTMENT, CHAMBA DISTRICT, CHAMBA, H. P. .. . Saite

#### NOTIFICATIONS

Chamba, the 9th January, 1975

No. CS(I-Salt)-373/71.—In exercise of the powers delegated to me under clause (b) of the sub-section (2) of the Himachal Pradesh Salt (Distribution and Price) Control Order, 1971 by the District Magis trate, Chamba, I, M. C. Guleria, District Food and Supplies Officer, Chamba, hereby cancel the wholesale nomineeship of M/s Amir Chand Bansi Lal, Dalhousie, under clause 2 (1) of the said order as required by M. ested by M/s Amir Chand & Sons, Dalhousie, as the said firm has since been dissolved.

#### Chamba, the 9th January, 1975

No. CS-(ORDER)28/71.—In exercise of the powers delegated under clause (b) of sub-section (2) of the Himachal Pradesh (Salt Distribution and Price) Control Order, 1971 by the District Magistrate Chamba, I, M. C. Guleria, District Food and Supplies Officer, Chamba hereby appoint Amir Chand & Sons, Sadar Bazar, Dalhousie, as wholesale nominee for Chamba district to Import Iodized Salt into Chamba District direct from · Sambhar Lake and from any other source from where Himachal Pradesh Government allot said salt as required under clause 2(1) of the said order.

> M. C. GULERIA. District Food & Supplies Officer.

भाग 3--- ग्रिंघिनियम, विधेयक ग्रौर विधेयकों पर प्रवर सिम्नित के प्रतिवेदन, वैधानिक नियम तथा हमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश हाई कोर्ट, फाइनेन्शल कमिश्नर तथा कमिश्नर श्राफ इन्कम-टैक्स द्वारा अधिसचित ग्राटेश इत्याहि

#### ANIMAL HUSBANDRY DEPARTMENT

#### NOTIFICATION

Simla-2, the 10th January, 1975

No. 16-2/69-AH (Sectt) III.—In exercise of the powers conferred by proviso to Article 309 of the Constitution of India and all other powers enabling him in this behalf, the Governor, Himachal Pradesh in consulation with the Himachal Pradesh Public Service Commission is pleased to amend the Recruitment and Promotion. Rules for Class I and Class II posts in the Department of Animal Husbandry, Himachal Pradesh as noted in the Annexure III enclosed, with immediate effect:-

#### ANNEXURE III

#### CLASS I POSTS

Name of the post

2. Name of the Department.

Reference number ... in which Commi-

Deputy Director, Animal Husbandry Department. Animal Husbandry Department.

No. 1-3/71-PSC. dated 25-9-72 & dated 5-8-74.

ssion's advice on recruitment obtained.

Col. No Provision in the app-

roved rules

Revised provision as approved by the Himachal Pradesh Public Service Commission.

Deputy Director of Animal Husbandry, 1. Himachal Pradesh.

1. Deputy Director of Animal Husbandry, Himachal Pradesh-3. 2. Project Officer.

Intensive Cattle Development-1. Four.

2. Three

#### CLASS II POSTS

Name of the post ...

Department, Name of

Reference number in which Commission's advice on recruitment rules was obtained.,

Class II posts: Animal Husbandry De-

No. 1-3/71-PSC, dated 25-9-72 and 5-8-74.

Col. No. Provision in the approved rules

Revised provision as approved by Pradesh Himachal Public Service Commission,

DAHO BTC. GROUP:

1. (i) Dirtrict Animal Husbandary Officer-10,

(i) District Animal Husbandry Officer-11.

2.1

(ii) Key Village Officer-1. (ii) Key Village Officer\_l

Rinderpest Officer-1. (iii) Rinderpest cer-1

2.

#### II. CATTLE GROUP:

1: (1) Manager, Livestock ment Farm, Kamand-1.

(2) Cattle Development (2) Cattle Officer-2.

(3) Manager, Jersey Cattle Breeding Farm. Palampur-1

Govern- (1) Manager, Government Livestock Farm. Kamand-i

> Develop-Officers.

(3) Manager Jersey Cattle Breeding Farm. Palampur-1.1

(4) Officer Incharge, Smal and Marginal Farmers & Agriculture Labourer-1.

(5) Officer Incharge, Semen Bank and Regional Bull Centre-1.

#### III. SHEEP GROUP:

Research Officer, Sheer Breeding Farm, Sarahan (Jeori)-1.

Manager, Sheep Br-(2) eeding Chamba-1

Manager, Sheep Br-(3) eeding Farm, Karchham-1.

(4) Sheep Husbandry Officer, Tal Hamirpur-1.

(1) Research Sheep -Breeding Farm, Sarahan (Jeori)-1.

(2) Manager, Sheep Breeding Chamba-1.

(3) Manager, Sheep Breeding Farm, Karchham-1.

(4) Sheep Husbandry Officer, Tal (Hamirpur.)-1.

(5) Coordinating Officer (Sheep and Wool)-1.

IV. POULTRY GROUP:

DAIRY ENGINEER.

2. Two

Three

5

#### CORRIGENDUM

Simla-171002, the 10th. January, 1975

No. 16-2/69 SAH(Sectt.) III.—In this Department notification No. 1-58/73-A-H(Sectt.), dated the 22nd November, 1974, the words 'Research Officer," between the words "Disease Investigation Officer and '(Wal)' against col. II of Annexure-III attached therewith, may be added.

S. M. VERMA, Under Secretary,

## GENERAL ADMINISTRATION DEPARTMENT NOTIFICATIONS

Simla-2, the 10th January, 1975

No. 6-5/74-GAD (Pub).—The Governor, Himachal Pradesh, in consultation with the Himachal Pradesh Public Service Commission vide their letter No. PSC-61/71, dated the 17th December, 1974 is pleased to make the following amendment in the Recruitment and Promotion Rules for the post of the Suprintendent, Himachal Pradesh, Public Relations Department notified vide Government notification of even number, dated the 25th February, 1974:—

#### AMENDMENT

For Rule 12 of the Annexure-1 to the said Rules, the following shall be substituted:—

- "Departmental Promotion Committee as constituted by the Governmens from time to time".
- This amendment shall come into force with immediate effect.

#### Simla-2, the 14th January, 1975

No. 13-2 71-GAC.—In exercise of the powers conferred by Article 187(3) of the Constitution of India, the Governor, Himachal Pradesh, after consultation with the Speaker of the Himachal Pradesh Vidhan Sabha, is pleased to make the following Rules further to amend the Himachal Pradesh Vidhan Sabha Secretariat (Recruitment and Conditions of Service) Rules, 1974, notified vide this Department notification No. 13-2/71-GAC, dated the 27th March, 1974, namely:—

- 1. Short title and Commencement.—(1) These rules may be called the Himachal Pradesh-Vidhan Sabha Secretariat (Recruitment and Conditions of Service) (First Amendment) Rules, 1975.
- (2) These Rules shall be deemed to have come into force with effect from the 27th March, 1974.
- 2. Addition of Rules 8-A after Rule 8.—In the Himachal Pradesh Vidhan Sabha Secretariat (Recruitment and Conditions of Service) Rules, 1974 (hereinafter called the said rules) after rule 8, the following rule 8-A shall be added:—
  - "8-A. Personal Establishment of the Speaker.—Notwithstanding anything to the contrary contained in these rules.—
    - (a) the personal staff of the Speaker shall consist of

- a Private Secretary and such other Class III and Class IV staff as is admissible or may be admissible to a Minister of the Cabinet rank in the Government:
- (b) the appointments against the posts of the personal staff of the Speaker shall be made by him for a period of not more than five years or his tenure of office whichever period ends earlier, the persons so appointed reverting to their substantive/officiating posts in the parent office/Department thereafter. No person shall be appointed on the personal staff of the Speaker in substantive capacity:

Provided that all such appointments shall be made out of persons holding equivalent posts in the Vidhan Sabha Secretariat or the Himachal Pradesh Government Secretariat."

- 3. Amendment of col. No. (7) in the Fourth Schedule in respect of the posts of Deputy Secretary and under Secretary.—(i) In the said rules, the existing provisions in column No. (7) of Fourth Schedule in respect of the post of Deputy Secretary shall be substituted by the following:—
  - "Promotion.—By selection from amongst the Under Secretaries possessing a Degree in Law from a recognised University.
  - Deputation.—By deputation of a suitable officer belonging to the State Judicial Service/H.A.S. or the Himachal Pradesh Government Secretariat possessing a Degree in Law from any recognised University."

(ii) In the said rules, the existing provisions in column No. (7) of the Fourth Schedule in respect of the post of Under Secretary shall be substituted by the following:—

- "Promotion.—From amongst the Section Officers, Research Officer or Private Secretary to the Speaker possessing a degree in Law from any recognised University.
- Deputation.—By deputation of a suitable officer from the State Judicial Service/H.A.S. or the Himachal Pradesh Government Secretariat possessing a Degree in Law from any recognised University."

By order, U. N. SHARMA, Chief Secretary.

## भाग 4-स्थानीय स्वायतः शासन म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड ग्रीर टाउन एरिया राया पंचायत विभाग

#### PANCHAYATI RAJ DEPARTMENT

#### NOTIFICATION

Simla-4, the 13th January, 1975

No. 15-47/67 Panch.—In continuation of this Department's notification of even number, dated the 15th December, 1973, the Governor, Himachal Pradesh, on the

recommendations of the Departmental Promotion. Committee, is pleased to order the appointment of Shri P. N. Sharma, as Assistant Director of Panchayati Raj in the pay scale of Rs.350-25-500-30-590/30-830-35-900 on regular basis with immediate effect.

C. M. CHATURVEDI, Secretary.

### भाग 5-वैयक्तिक अधिसचनाएं श्रौर विजायन

श्रदालती नोटिस

अदालती नोटस

बग्रदालत मोटर एक्सीडेन्ट क्लेमस ट्रीव्यूनल कांगडा, मकाम धर्म- बग्रादालत मोटर एक्सीडेन्ट क्लेमस ट्रीव्यनल कांगडा, मकाम चस्त्रा शाला कैंम्य एट. चम्बा

एम 0 ए 0 सी 0 ही 0 17 अभैफ 1971

पालदेन बनाम एटलस ट्रांसपोर्ट कम्पनी पठानकोट

वनामः---मैनेजर एटलस ट्रांसपोर्ट कम्पनी पठानकोट

उपरोक्त उनवानवाला में रेसपोन्डेन्ट मजकर कई बार समनात बराये हाजर होने इस श्रदालन से भेजे गए परन्तू प्रत्येकवार वह तामिल समन से बचता रहा इंसलिए ग्रदालन को पूरा विद्वास हो गया है कि उसकी तामील मामुली तरीके से होनी ग्रसंभव है अतः अर्डिर 5, रूल 20 सी0 पी0सी0 के अधीन अब इस्त-तहार उपरोक्त रेसपोन्डेन्ट मैनेजर एटलस ट्रासपीट कम्पनी पठा-नकोट के नाम जारी किया जाता है कि वह दिनाक 25-2-75, को स्वय या किसी वकील द्वारा उक्त न्यायालय में पुरा होकर अपने मुकद्दमें की पैरवी करे अन्यया ग्रापकी अनुपन्धिति में कार्यवाही एक-पक्षीय की जायेगी।

श्राज दिनांक 13 जनवरी, 1975 को मेरे हस्ताक्षर व मोहर श्रदालत के जारी हम्रा।

> हस्ताक्षरिन, डिस्ट्रिक्ट जज,

कांगड़ा, कैम्प एट चम्बा।

मीहर।

श्रदालती नोटिस

बन्नदालत डिस्ट्रिकट जज साहब बहादुर कागड़ा, मकाम चम्बा

मस्समात बिमला बनाम लच्छो

एच 0 एम 0 केस नं 0 198/74

ंबनामः—मुस्समात लच्छी पत्नी लच्छो, जाति श्रादधर्मी, सकना जुतरहन, परगना भलई

उपरोक्त उनवानवाला में रेस्पोंन्डेन्ट मजकूर कई बार सम-नात वराये हाजर होने इस ग्रदालत से भेजे गए परन्तु प्रत्येक बार वह तामील समन से बचता रहा इसलिए ग्रदालत को पूरा विश्वास हो गया है कि उसकी तामील मामूली तरीके से होनी ग्रसभव है भ्रत: म्रार्डर 5, रूल 20 सी0 पी0 सी 0 के अधीन यह इश्तहार उपरोक्त रेसपोंडेट मुस्समात लच्छी पत्नी लच्छो के नाम जारी किया जाता है कि वह दिनांक 26-2-75 को स्वंय या किसी वकील द्वारा उक्त न्यायालय में पेश होकर अपने मुकद्दमें की पैरवी करे अन्यथा आपकी अनुपस्थिति में कार्यवाही एक पक्षीय की जायेगी।

ग्राज दिनांक 13 ननवरी, 1975 को मेरे हस्ताक्षर व मोहर श्रदालंत के जारी हुआ।

> हस्ताक्षरित, डिस्ट्रिकष्ट जज, कांगड़ा एट धर्मशाला।

एम 0 ए 0 सी 0 टी 0 नं 0 , 18 ग्रीफ 1971

पालदेन बनाम एटलम ट्रांसपींट कम्पनी पठानकोट

वनाम:--मॅंनेजर एटलस टांसपींट कम्पनी पठानकोट

उपरोक्त उनवानवाला में रेसपोन्डेन्ट मजकर कई बार सम-नात बराये हाजर होने इस ग्रदालत से भेजे गए परन्तु प्रत्येक वार वह तामील समन से बचता रहा इसलिए अदालत को पूरा विश्वास, हो गया है कि उसकी तामील मामूली तरीके से होनी ग्रसंभव है ग्रत: ग्रार्डर 5, रूल 20 सी 0 पी 0 सी 0 के ग्रांचीन ग्रव इश्तहार उपरोक्त रेसपोन्डेन्ट मैनेजर एटलस ट्रांसपोंट कम्पनी पठानकोट के नाम जारी किया जाता है कि वह दिनांक 25-2-75 को ग्रसालतन या वकालतन उक्त न्यायालय में पेश हो कर प्रपने मुकहमे की पैरवी करे ग्रन्यथा श्रापकी ग्रनफस्थिति में कार्यवाही एक पक्षीय की जायेगी।

ब्राज दिनांक 13 जनवरी, 1975 को मेरे हस्ताक्षर व मोहरू श्रदालत के जारी हन्ना।

भोहर

बनाम:-ग्राम जनता ।

मोहर ।

हस्ताक्षरित, डिस्ट्रिक्ट जज, कांगड़ा घर्मशाला ।

इश्तहार श्रदालन

जेर म्रार्डर 5, रूल 20 जाबता दीवानी बम्रदालत श्री 'ए० एल० वैद्य, उप-जेंग्ठ न्यायाधिकारी, ऊना जिला ऊना (हिमाचन प्रदेश) सरटीफिकेट जांनशीनी नं 0 11 श्राफ 1974 जानकी देवी बनाम स्राम जनता

उपरोक्त मुकदमा में जीनेकी देवी बेबा जोगेश्वर नाम, वासी रायेपुर, थाना व त० जना वैगेरा ने श्रदालत हजा दुरख्वास्त बराये हसूल करने सरटीफिकेट/जानशीनी गुजारी

ग्रतः इस नोटिस द्वारा हर ग्राम व खास को सूचित किया जाता है कि ग्रगर किसी व्यक्ति (व्यक्ति) को उजर निसबत उपरोक्त दुरख्वास्त हो तो वह ग्रसालतन या वकालतन 4-3-75 को प्रातः दस बजे स्रदालत हजा में स्रान कर पेश करें । वरना कार्रवाई **॰**यकतरफ ग्रमल में लाई जावेगी।

**ग्राज दिनांक 17-1-75 की मेरे हस्ताक्षर व मोहर**, महित जारी हुग्रा हस्ताक्षरित,

> सीनियर सव-जज, **ऊना** डिस्ट्रिक्ट, ऊना

मोहर ।

PROCALAMATION UNDER ORDER 5, RULE 20, C.P.S.

In the Court of Shri J. K. Gupta, Sub-Judge, III Class, Palampur

CS No.

Sant Ram vs. The Panchayat Kharauth etc.

Gian Chand s/o Bhagat Ram, Caste Ghirth, resident of Teeka Kakarrian, Mauza Sulah, Tehsil Palampur, District Kangra.

Defendant.

Whereas in the above noted court the plaintiff has filed an suit for Grant of Decree on 4-3-1970. In this behalf summons/notice to the above named defendant were issued several times but they are evading the services or have concealed himself. Now it has been proved to the satisfaction of this court that the above named defendant can not be served through ordinary way, hence this proclamation under order 5, rule 20 C. P. C. is issued against him that he should appear in this court on or before 22-2-1975 at 10 A.M. personally or through an authorised agent or-pleader failing which ex-parte proceeding will be taken against him.

Given under my hand and the soal of the court. Seal.

J. K. GUPTA, Sub-Judge, Palampur.

#### STATE BANK OF PATIALA

#### HEAD OFFICE, THE MALL, PATIALA

Patiala, the 1st December, 1974

No. SBOP. 63.—The following tarnsfers and changes in the posting of Supervising Staff are hereby notified:—

- Shri Dalip Singh Officer Grade II held charge of Dharampur branch from 19-10-74 A.N. to 184 11-74 F.N.
- Shri H. S. Bindra Officer Grade II held charge of Golthai Branch from 19-10-74 A.N. to 18-11-74 F.N.
- Shri B. M. Nehra Officer Grade II officiated as Manager, Palampur Branch from 12-11-74 A.N. to 27-11-74 F.N. vice- Shri D. N. Kumaria Officer Grade I.
- Shri H. S. Sahni, Shri Sukh Ram Gupta and Shri Ravi Nandan Officers Grade II held charge of Kunihar Branch from 12-10-74 A.N. to 2-11-74 A.N., 2-11-74 A.N. to 4-11-74 A.N. and from 4-11-74 A.N. to 18-11-74 F.N. respectively.

S. D. GANDA, Managing Director.

#### भाग 6-भारतीय राजपत्र इत्यादि में से पनः प्रकाशन

Assented to on 3-9-66.

#### LAW DEPARTMENT

#### NOTIFICATION

Simla-4, the 18th November, 1966

- NO. 8-1/65 LR. II.—The following Acts recently passed by the Parliament and Ordinance promulgated by the President which have been already published in the Gazette of India, are hereby republished in the Himachal Pradesh Government Rajpatra for the information of general public:
  - 1. The Advocates (Amendment) Act, 1966 (23 of 1966).
  - 2. The Punjub State Legislature (Delegation of Powers) Act, 1966 (28 of 1966).
  - 3. The Griminal Law [Amendment (Amending)]: Act. 1966 (22 of 1966).
  - 4. The Electricity (Supply) Amendment Act, 1966 (30 of 1966).
  - The Customs (Amendments) Act, 1966 (20 of 1966).
  - 6. The Railway Property (Unlawful Possession) Act, 1966 (29 of 1966):
  - 7. The Essential Commodities (Amendment) Act, 1966 (25 of 1966).
  - 8. The Merchant Shipping (Amentment) Act, 1966 (21 of 1966).
  - 9. The Jayanti Shipping Company (Taking over of Management) Act, 1966 (24 of 1966).
  - The Metal Corporation of India (Acquisition of Undertaking) Ordinance, 1966 (10 of 1966).

JOSEPH DINA NATH, Under Secretary (Judicial), to the Government of Himachal Pradesh. THE ADVOCATES (AMENDMNET) ACT, 1966

(Act No. 23 of 1966)

AN

ACI

further to amend the Advocates Act, 1961

BE itenacted by Parliament in the Seventeenth Year of the Republic of India as follows:—

- 1. Short title.—This Act may be called the Advocates (Amendment) Act, 1966.
- 2. Amendment of section 8.—For section 8 of the Advocates Act, 1961 (25 of 1951) (hereinafter referred to as the principal Act), the following section shall be, and shall be deemed always to have been substituted, namely:—
  - "8. Ferm of office of members of State Bar Courcil.—
    (1) The term of office of an elected member of a State. Bar Council (other than an elected member thereof referred to in section 54) shall be four years from the date of publication of the result of his election.
    - (2) An outgoing member shall continue in office of untill the publication of the result of the election of his successor."
  - 3. Amenement of section 15.—In section 15 of the principal Act clause (e) of sub-section (2) shall be, and shall be deemed always to have been, omitted.

- Transitional pro vision.—Where, before the commencement of the Advocates (Amendment) Ordinance, 1966, any member of a State Bar Council has retired under section 8 of the principal Act, such member shall be deemed never to have retired and shall continue to hold office for a period of four years from the date of publication of the result of his selection as a member of the State Bar Council (re-consitutued on the expiry of the term of office of the elected members of the State Bar Council under section 54) and accordingly no act of the State Bar Council or any Committee thereof shall be called in question on the ground merely that such member having ceased to be a member of the State Bar Council on such retirement sat or voted or otherwise took part in the proceedings of the Council or the Committee thereof.
- 5. Repeal and saving.—(1) The Advocates (Amendment) Ordinance, 1966 (5 of 1966), is hereby repealed.
- (2) Notwithstanding such repeal, anything done or any action taken under the said Ordinance shall be deemed to have been done or taken under this Act as if this Act had commenced on the 14th day of June.

Assented to on 7-9-66.

## THE PUNJAB STATE LEGISLATURE (DELEGATION OF POWERS) AÇT, 1966

(Act No. 28 of 1966)

AN

#### **ACT**

to confer on the President the power of the Legislature of the State of Panjab to make laws.

BE it enacted by Parliament in the Seventeenth Year of the Republic of India as follows:

- 1. Short titie.—This Act may be called the Punjab State Legislature (Delegation of Powers) Act, 1966.
- 2. Definition.—In this Act, "Proclamantion" means the Proclamantion issued on the 5th day of July, 1966, under clause (1) of article 356 of the Constitution, by the President of India, and published with the notification of the Government of India, in the Ministry of Home Affairs, No. G.S.R. 1069 of the said date.
- 3. Conferment on the President of the power of the State Legislature to make laws.—(1) The power of the Legislature of the State of Punjab to make laws, which has been declared by the Proclamantion to be exercisable by or under the authrotiy of Parliament, is hereby conferred on the President.
- (2) In the exercise of the said power, the President may from time to time whether Parliament is or is not in session, enact as a President's Act a Bill containing such provisions as he considers necessary:

Provided that before enacting any such Act, the President shall, whenever he considers it practicable to do so, consult a committee constituted for the purpose, consisting of—

- (a) thirty members of the House of the People nominated by the Speaker among whom shall be included all members, who for the time being fill the seats allotted to the State of Punjab in that House; and
- (b) fifteen members of the Council of States nominated by the Chairman among whom shall be included all members who for the time being fill the seats allotted to the State of Punjab in that House.
- (3) Every Act enacted by the President under subsection (2) shall, as soon as may be after enactment, be laid before each House of Parliament.
- (4) Either House of Parliament may, by resoultion passed within seven days from the date on which the Act has been laid before it under sub-section (3), direct any modifications to be made in the Act and if the modifications are agreed to by the other House of Parliament during the session in which the Act has been so laid before it or the session succeeding, such modifications shall be given effect to by the President by enacting an amending Act under sub-section (2):

Provided that nothing in this sub-section shall affect the validity of the Act or of any action taken thereunder before it is so amended.

Assented to on 3-9-66.

## THE CRIMINAL LAW AMENDMENT (AMENDING) ACT, 1966

(Act No. 22 of 1966)

AN

#### ACI

further to amend the Criminal Law Amendment Act, 1962.

BE it enacted by Parliament in the Seventeenth Year of the Republic of India as follows:—

- 1. Short title.—This Act may be called the Criminal Law Amendment (Amending) Act, 1966.
- 2. Amendment of section 8.— In sub-section (3.4) of section 8 of the Criminal Law Amendment Act, 1952 (46 of 1952, (hereinafter referred to as the principal Act), for the word and figures "section 350", the words and figures "sections 350 and 549" shall be substituted.
- 3. Insertion of new section 11.—After section 10 of the principal Act, the following section shall be inserted, and shall be deemed always to have been inserted, namely:
  - "II. Military, naval and air force laws not to be affected.—(i) Nothing in this Act shall affect in the jurisdiction exercisable by, or the procedure applicable to, any court or other authority under any military, naval or air force law.
  - (2) For the removal of doubts, it is hereby declared that for the purposes of any such laws as is referred in sub-section (I), the court of the special Judge shall be deemed to be a court of ordinary criminal justice."

- 4. Validation and indemnity. No trial or other proceeding held or taken before, and no sentence passed by a court-martial or any other authority under any in military, naval or air force—law before the 30th day of June, 1966, snail be called in question in any court merely on the ground that the court-martial or other authority had no jurisdiction by virtue of the provisions of the principal Act, and all such trails, proceedings and sentances—shall, notwithstanding any judgement or order of any court be as varid and operative as if they had been held, taken or passed in accordance with law; and accordingly no suit or other legal proceeding shall be maintained or continued against any person whatever on the ground that any such trial, proceeding or sentence was not held, taken or passed in accordance with law.
- 5. Pending cases. (i) Notwithstanding anything contained in this Act or in the principal Act as amended by this Act.
  - (a) cases pending immediately before the 30th day of June, 1966, before a special Judge in which one or more persons subject to military, naval or air force law is or are charged with and tried for an offence under the principal Act together with any other person or persons not so subject, and
  - (b) cases pending immediately before the said date before a special Judge in which one or more persons subject to military, naval or air force law is or alone—charged with and tried for an offence under the principal Act and charges have already been framed against such person or persons.

shall be tried and disposed of by the special Judge.

(2) Where in any case pending immediately before the 30th day of June, 1966, before a special Judge, one or more persons subject to military, naval or air force law is or are alone charged with and tried for an offence under the principal Act and charges have not been farmed against such person or before the said date, or where, on appeal or on revision against any sentence paassed by a special Judge in any case in which one or more persons so subject was or were alone tried, the appellate court has directed that such person or persons be retired and on such retrial charges have not been framed against such person of persons before the said date, then, in either case, the special Judge shall. Ibliow the procedure laid down in section 549 of the Code of Criminal Procedure, 1898, (5 of 1898) as if the special Judge were a Magistrate.

6. Repeal and saving.—The Criminal Law Amendment (Amendment) Ordinance, 1966 (7 of 1966), is hereby repealed

(2) Notwithstanding such repeal, anything done or nay action taken under the said Ordinance or under the princiant Act as amendeed by the said Ordinance shall be deemed to have been done or taken under this Act or under the principal Act as ameded by this Act as if this Act had commenced on the 30th day of June, 1966.

## Assented to on 19-9-66 THE ELECTRICITY (SUPPLY) AMENDMENT ACT, 1966 (Act No. 30 of 1966)

AN

further to amend the Electricity. (Supply) Act, 1948.

Br it enacted by Parliament in the Seventeenth Year of the Republic of India as follows:

- 1. Short title and commencement (1) This Act may be called the Electricity (Supply) Amendment Act, 1966.
- (2) Sections 20, 21 and 22 shall be deemed to have come into force on the 1st day of April, 1966 and save as otherwise provided in this Act, the remaining provisions shall come into force at once.
- 2. Amendment of section 5.—In section 5 of the Electricity (Supply) Act, 1948 (54 of 1948), (hereinafter referred to as the principal Act), in sub-section (6), the words ",or within the twelve month last preceding was". shall be omitted.
- 3. Amendment of section 7.—In section 7 of the principal Act, for clause (b), the following clause shall be substituted, namely:—
  - "(b) references in this Act to—

(i) the State,

- (ii) the State Electricity Consultative Council, and (iii) the State Legislature, shall, unless the context otherwise requires, be construed as references respectively to—
  - (A) both States,
- (B) where more than one State Electricity Consultative Council has been constituted under section 16, to all such Councils, and
  - (C) the Legislatures of both States;".
- 4. Amendment of section 17.—In section 16 of the principal Act,—
  - (i) in sub-section (2), for the word "seven", the word "eight" shall be 'substituted;
  - (ii) for sub-section (6) the following sub-section shall be substituted, namely:—
- The Board shall place before the State Electricity Consultative Council the annual financial statement and supplementary statement, if any, and shall take into consideration any comments made on such statement in the said Council before submitting the same to the State Government under section 61.".
- 5. Amendment of section 19.—In section 19 of the principal Act, in sub-section (4), after the word "determined", the words "by arbitration" shall be inserted.
- 6. Silbstitutoin of new section for section 29.—For section 29 of the principal Act, the following section shall be substituted, namely:—
- "29 Publication and sanctioning of schemes.—. (1) A scheme prepared for any area under section 28 may, subject to the provisions of this section, be sanctioned by the Board either generally or in respect of any part of the area and where a scheme has been sanctioned in respect of part of the area, it may subsuquently be sanctioned in respect of other parts of that area.
- (2) Every scheme sanctioned under this section shall be published in the Official Gazette and in such local newspapers as the Board may consider necessary:

Provided that it shall not be necessary to so publish any scheme which is estimated to result in a capital expenditure not exceeding twenty-five takks of rupees.

- (3) Before sanctioning any scheme which is estimated to result in a capital expenditure exceeding one crore of rupees, the following procedure shalkbe adopted, namely:
  - (i) The Board shall send a copy of the scheme to the State Government and to the Authority and cause such scheme to be published in the Official Gazette and in such local newspapers as the Board may consider necessary; and the Board shall give pulibe notice of the date, not being less than two months after the date of notice, by which licensees and other persons interested may make representa-

tions thereon and when publishing such a scheme the Board shall show estimates of the

capital expenditure involved and of the intitial

and ultimate revenues anticipated from the sale of energy, meter rentals and other services.

(ii) The Board, after considering any such representations and after making such inquiries, if any, as it thinks fit, may sanction the scheme either without modification or subject to such nodifications as it thinks fit, and either generally or in respect of any part of the area specified in the published

scheme:

Provided that no such scheme shall be sanctioned by the Board without prior consultation with the Authority and until any recommendations which the Authority may, in accordance with the provisions of this Act, make upon such consultation have received due consideration by the Board:

Provided further that where the recommendations of the Authority in regard to any scheme are not accepted by the Board, the Board shall not sanction the scheme without the previous consent of the State Government.

- (4) In respect of any scheme to which the provisions of sub-section (3) apply, the Board shall, within one month after being requested by the Authority so to do, supply the Authority with all such information incidental or supplementary to the scheme as may be specified in the request."
- 7. Amendment of section 30.—In section 30 of the principal Act, for the word, brackets and figure "subsection (2)", the words, brackets and figures "clause (ii) of sub-section (3)" shall be substituted.
- 8. Amendment of section 31.—In section 31 of the principal Act,—
  - (i) for the word, brackets and figures sub-section (2), the words, brackets and figures clause (ii) of sub-section (3), shall be substituted;
  - (ii) in the proviso for the word, brackets and figure "sub-section (3)" the word, brackets and figure "sub-section (4)", shall be substituted.
- 9. Amendment of section 32.—In section 32 of the principal Act, after the words, "sanctioned and", the words "where so required" shall be inserted.
- 10. Amendment of section 40.—In section 40 of the Principal, Act after the words, "agreement be determined" the words "by arbitration" shall be inserted.
- 11. Substitution of new section for section 49.—Foresection 49 of the principal Act, the following section

shall be, and shall be deemed always to have been, substituted, namely:—

- to persons other than licensees.—(1) Subject to the provisions of this Act and of regulations, if any, made in this behalf, the Board may supply electricity to any person not being a licensee upon such terms and conditions as the Board thinks fit and may for the purposes of such supply frame uniform tariffs.
- (2) In fixing the uniform tariffs, the Board shall have regard to all or any of the following factors, namely:—

(a) the nature of the supply and the purposes for which it is required;

(b) the co-ordinated development of the supply and distribution of electricity within the State in the most efficient and economical manner, with particular reference to such development in areas not for the time being served or adequately served by the licensee;

(c) the simplification and standardisation of methods and rates of charges for such supplies;

(d) the extension and cheapening of supplies of electricity to sparsely developed areas.

(3) Nothing in the foregoing provisions of this section shall derogate from the power of the Board, if it considers it necessary or expedient to fix different tariffs for the supply of electricity to any person not being a licensee, having regard to the geographical position of any area, the nature of the supply and purpose for which supply is required and any other relevant factors.

(4) In fixing the tariff and terms and conditions for the supply of electricity, the Board shall not show undue preference to any person.".

12. Insertion of new section 60 A.—After section 60 of the principal Act. the following section shall be inserted, namely:—

"60A. Period of limitation extended in certain cases."

Where the right to recover any amount due to the

State Government for or in connection with the consumption of electricity is vested in the Board and the period of limitation to enforce such right has expired before the constitution of the Board, or within three years of its constitution, then, notwithstanding anything contained in the Indian Limitation Act, 1908 (9 of 1908) or any other law for the time being in force relating to limitation of action, the Board may institute a suit for the recovery of such amount,—

(i) where it has been constituted before the commencement of the Electricity (Supply)
Amendment Act, 1966, within three years of such commencement; and

(ii) where it has been constituted after such commencement, within three years of its constitution.".

13. Amendment of section 62.—In section 62 of the principal Act, in sub-section (1), for the words "twenty-five thousand" and "one lakh", the words "seventy-five thousand" and "three lakhs" shall respectively be substituted.

14. Amendment of section 67.—In section 67 of the principal Act,—

(i) in clause (viii), for the word "eight", the word "fifteen" shall be substituted;

(ii) for clause (x), the following clause shall be substituted, namely:—

"(x) the balance to be propriated to a fund

to be called the Development Fund to be atilized for

(a) purposes beneficial, in the opinion of the Boar I, to electrical development in the State;

(b) repayment of loans advanced to the Board under section 64 and required to be repaid:

Provided that where no such loan is outstanding, one-half of the balance aforesaid shall be credited to the Consolidated Fund of the State.".

15. Substitution of new section for section 68.—For section 68 if the principal Act, the following section shall be substituted, namely:

Depreciation reserve. The Board shall create a depreciation reserve and, as far as compliance with the provisions of section 67 makes it practicable, shall, at the end of every year, credit to such reserve from its revenue an amount colculated in accordance with the straight line method of depreciation, that is to say, such an amount as is arrived at by dividing ninety per cent of the original cost of the assets, after taking into account the sums already written off and set aside in the books of the Board, by the prescribed period in respect of such assets:

Provided that the contribution in respect of any asset to the depreciation reserve under this section shall cease at the end of the prescribed period or when the asset ceases to be used by the Board, whichevery is earlier:

Provided further that if in any year it is not practicable fully to comply with the provisions of this section, the amount by which the sums actually credited falls short of the amount required under this section in respect of that year, shall be carried forward and together with simple interest thereon at the Reseve Bank rate ruling at the beginning of that year, shall be credited to the said reserve as soon as it is found possible in accordance with section 67, so to do:

Provided further that the accumulations in the depreciation reserve may be invested in the business of the Board, or utilised for repayment of the principal of any loan raised under section 65 or for repayment of sums paid by the State Government under guarantees under section 66.

Explanation. - In this section, "prescribed period"— (i) in relation to an asset which became available to the Board for its use in its business before the commencement of the Electricity (Supply) Amendment Act, 1966, means the prescribed period as defined in the Sixth Schedule reduced by the number of years during which such asset was used or capable of being used, such years being computed from the beginning of the year next following that in which that asset became so available to the Board and up to the end of the year ending on or after such commencement;

(ii) in relation to any other asset, means the prescribed period as so defined in the said Schedule.".

16. Amendment of section 75.—In section 75 of the principal Act;

(i) sub-section (1) shall be omitted;

(ii) sub-section (1A) shall be re-numbered as subsection (1) thereof and in sub-section (1) as so re-numbered, (a) the words, brackets and figure "Without prejudice to the provisions of sub-section (1)," shall be omitted.

(h) after the words "to the State Government", the words "before such date and" shall be inserted.

17. Amendment of section 76.—In section 76 of the principal Act, sub-section (1) shall be omitted.

18. Amendment of section 82.—In section 82 of the principal Act, for the words "any person", the words "any member, officer or servant of the Board" shall be substituted.

Amendment of Fourth Schedule.—In the Fourth Schedule to the principal Act, in paragraph II, in the second proviso, after the word "determined", the words "by arbitration" shall be inserted.

Amendment of Fifth Schedule.—In the Fifth Schedule to the principal Act, for paragraph III, the following paragraph shall be substituted, namely:—

For the purposes of clause (e) of paragraph I,—

(i) "depreciated cost of the lines" means original cost the eof as determined in accordance with the provisions of sub-paragraph (6) of paragraph XVII of the Sixth Schedule less the amount written off or set aside on account of depreciation on fixed assets and the amount written off in respect of intangible assets thereof in the books of the undertaking or after the commencement of this Act;

(ii) the rate of interest shall be,— (a) where the licensee owning the lines is a local authority, the average rate payable on the money raised by that authority for the purpose of constructing the lines;

(b) in any other case, the Reserve Bank rate ruling at the beginning of the year referred to in paragraph I plus two per centum.

21. Amendment of Sixth Schedule.—In the Sixth Schedule to the principal Act,-

(i) in paragraph I,—

(a) for the word "rates" wherever it occurs, the word "charges" shall be substituted; (b) in the second proviso for the word. "fifteen",

the word "twenty" shall be substituted;

(c) the following proviso shall be added at the end, namely:-"Provided also that nothing in this Schedule shall be deemed to prevent a licensee from levying, with the previous approval of the State Government, minimum charges for supply of electricity for any purpose.'

(ii) after paragraph I, the following paragraph shall

be inserted, namely: "IA. The notice referred to in the third proviso to-paragraph I shall be accompanied by such financial and technical data in support of the proposed enhancement of charges as the State Government may, by general or special order, specify.";

(iii) in paragraph [I, to sub-paragraph (3), the following proviso shall be added, namely:-

"Provided that where the undertaking is purchased by the Board or the State Government, the amount of the Reserve may be deducted from the price payable to the licensee."

(iv) in paragraph IV, for sub-paragraph (2), the following sub-paragraph shall be substituted, namely:-

"(2) The sums appropriated to the Contingencies Reserve shall be invested in securities authorised under the Indian Trusts Act, 1882 (2 of 1882) and such investment shall be made within a period of six months of the close of the year of account in which such appropriation is made.";

(v) in paragraph V, for sub-paragraph (2), the following sub-paragraph shall be substituted, namely:-

(2) On the purchase of the undertaking, the Contingencies Reserve, after deduction of the amounts drawn under sub-paragraph (1), shall be handed over to the purchaser and maintained as such Contingencies Reserve:

Provided that where the undertaking is purchased by the Board or the State Government, the amount of the Reserve computed as above shall, after further deduction of the amount of compensation, if any, payable to the employees of the outgoing licensee under any law for the time being in force, be handed over to the Board or the State Government, as the case may be."

(vi) in paragraph VA, to sub-paragraph (4), the following proviso shall be added, namely: "Provided that where the undertaking is purchased by the Board or the State Government, the amount of the Reserve may be deducted from the price payable to the licensee.";

(vii) in paragraph VII, in sub-paragraph (2),

(a) after the words "fixed asset" the "including expenses incurred on the dismantling thereof" shall be insertd;

(b) in the proviso, after the words "cost of the asset", the words "and the dismantling

expenses?' shall be inserted;

(viii) in paragraph XV, in sub-paragraph (1), after the words "which exceeds", the words, "in any year of account", shall be inserted;

(ix) ,in paragraph XVII-

(1) in sub-paragraph (1),— (a) in clause (b), the words "including expenses on account of new capital issue" shall be inserted at the end;

(b) in clause (e)-

(i) in sub-clause (ii),—

(a) for the words "cash and bank balances". the words and brackets "cash and bank balances (whether credit or debit)" shall be substituted;

(b) for the words, brackets and figures "clauses (i), (iv) and (x)", the words, brackets, figures and letters "subclauses (i), (iv), (iv-a), (iv-b) and

(x)" shall be substituted;

(ii) after sub-clause (ii) (which provides for deduction of certain amounts), the following sub-clauses shall be inserted, namely:

'(ü-a) the amount of any loans borrowed from organisations or institutions approved by the State Government;

'(ii-b) the amount of any debentures issued by the licensee;

(iii) for sub-clause (iii) (which provides for deduction of certain amounts), the following sub-clause shall be substituted, namely:-

(iii) the amounts deposited in cash with the licensee by consumers by way of security;"

(iv) in sub-clause (iv) (which provides for

deduction of certain amounts), the words "at the beginning of the year of account" shall be inserted at the end;

(v) for sub-clause (v) (which provides for deduction of certain amounts), the following sub-clause shall be substituted, namely:-

"(v) the amount standing to the credit of the Development Reserve at the close

of the year of account;";

(vi) in sub-clause (vi) (which provides for deduction of certain amounts), after the words "carried forward", the words "at the beginning of the year of account," shall be inserted;

(2) in sub--paragraph (2), in clause (b),— (a) after sub-clause (iv), the following subclauses shall be inserted, namely: "(iv-a) interest .on loans borrowed from

organisations or institutions approved by the State Government;

(iv-b) interest on debentures issued by the licensee;

(b) for sub-clause (xii), the following sub-clauses shall be substituted, namely:-

"(xii) contributions to provident fund, staff pension and gratuity computed under any law for the time being in force or any such scheme as is approved by the State Government;

(xii-a) expenses on apprentice and other training schemes;"

(3) in sub-paragraph (9),-

(a) after clause (c), the following clauses shall be inserted, namely:-

\*(c-1) an amount equal to one-half of of one per centum on the amounts borrowed from organisations or institutions approved by the State Government;

(c-2) an amount equal to one-half of one per centum on the amounts realised by the issue of debentures:":

(b) after clause (d), the following clause shall be inserted; namely:-

> "(e) such other amount as may be allowed by the Central Government, having regard to the prevailing tax structure in the country.";

(4) for sub-paragraph (10), the following subparagraph shall be substituted, namely:—
(10) "standard rate" in respect of any year

of account means-

(a) in relation to that part of the capital base for that year of account which is equivalent to the capital base as on the 31st day of March, 1965, seven per centum per annum;

(b) in relation to the remaining part of the capital base for that year, Bank rate ruling the Reserve at the beginning of that year, plus two per centum: 3

Provided that the Central Government may, by notification in the Official Gazette, and with effect from such date as may be specified therein, increase or decrease the standard rate specified in clause (b), if, abter consultation with the Authority, that Government considers necessary so to do to ensure that any rise or fall in the Reserve Bank rate does not affect the reasonable return in any subsequent year of account in relation to that part of the capital base which is equivalent to the capital base as computed on the last date of the previous year of account."

- 22, Amendment of Eighth Schedule.—In. the Eighth Schedule to the principal Act, in paragraph II,—
  - (1) for the words, brackets, letter and figure "For the purposes of clause (e) of paragraph I of the rate of interest shall be--", the following shall be substituted, namely: -

For the purposes of clause (e) of paragraph I—
(i) "depreciated cost of the station" means original cost thereof as determined in accordance with the provisions of subparagraph (6) of paragraph XVII of the Sixth Schedule less the amount written off or set aside on account of depreciation on fixed assets and the amount written off in respect of intangible assets thereof in the books of the undertaking before or after the commencement of this Act;

(ii) the rate of interest shall be,—".

- 23. Amendment of Ninth Schedule.—In the Ninth Schedule to the principal Act, in paragraph III, for the letter and words "L-the average load factor of the station;", the letter and words "L-the percentage average load factor of the station;" shall be substituted.
- 24. Validation of imposition and collection of charges tor the supply of electricity under section 49 of the Electricity (Supply) Act, 1948.—(1) Notwithstanding any judgment, decree or order of any court, altrates fixed under section 49 of the Eectricity (Supply) Act, 1948 (54 of 1948), for the sale of electricity to any person other than a licensee before the commencement of this Act shall be deemed to have been validly fixed as if the provisions of the said section, as amended by this Act, had been in force at all material times when such rates were fixed and accordingly,—
  - (a) no suit or other proceeding shall be maintained or continued in any court for the refund of any amount collected from any person on the basis of such rates;

 (b) no court shall enforce a decree or order directing the refund of any amount collected from such person on the basis of such rates;

- (c) any amount due from any person on the basis of such rates before the commencement of this Act but not recovered before such commencement, may be recovered in the manner provided under the Electricity (Supply) Act, 1948 (54 of 1948).
- (2) For the removal of doubts it is hereby declared that nothing contained in sub-section (1) shall be construed as preventing any person from claiming refund of any amount pair by him in excess of the amount due from him under the said Act, as amended by this Act, and the rules or regulations made thereunder.

Assented to on 31-8-1966. THE CUSTOMS (AMENDMENT) ACT, 1966

(ACT No. 20 of 1966)

...

ACT

further to amend the Customs Act, 1962.

But enacted by Parliament in the Seventeenth Year

of the Republic of India as follows:-

- 1. Short title.—This Act may be called the Customs (Amendment) Act, 1966.
- 2. Amendment of section 14.—In section 14 of the Customs Act, 1962 (52 of 1962) (hereinafter referred to as the principal Act), in sub-section (1), to clause (a), the following proviso shall be added, namely:—

"Provided that in the case of imported goods, such price shall be calculated with reference to the rate of exchange as in force on the relevant date referred to in sub-section (1) of section 15;".

3. Amendment of section 15.—In section 15 of the principal Act,—

(a) in sub-section (1), for the words "The rate of duty", the words "The rate of duty, rate of exchange" shall be substituted;

(b) after sub-section (2), the following sub-section shall be inserted, namely:—

- (3) For the purposes of section 14 and this section-
  - (a) 'rate of exchange' means the rate of exchange determined by the Central Government for the conversion of Indian currency into foreign currency or foreign currency into Indian currency;
  - (b) "foreign currency" and "Indian currency" have the meanings respectively assigned to them in the Foreign Exchange Regulation Act, 1947 (7 of 1947).
- 4. Repeal and saving.—(1) The Customs (Amendment) Ordinance, 1966 (8 of 1966), is hereby repealed.
- (2) Notwithstanding such repeal, anything done or any action taken under the principal Act as amended by the said Ordinance shall be deemed to have been done or taken under the principal Act as amended by this Act as if this Act had come into force on the 6th day of June, 1966.

Assented to on 16-9-1966.

## THE RAILWAY PROPERTY (UNLAWFUL POSSESSION) ACT, 1966

(ACT No. 29 of 1966)

ACT

to consolidate and amend the law relating to unlawful possession of railway property.

Be it enacted by Parliament in the Seventeenth Year of the Republic of India as follows:—

- 1. Short title, extent and commencement.—(1) This Act may be called the Railway Property (Unlawful Possession) Act, 1966.
  - (2) It extends to the whole of India.
- (3) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

2. Definitions.—In this Act, unless the context otherwise requires,—

(a) "Force" means the Railway Protection Force constituted under section 3 of the Railway Protection Force Act, 1957 (23 of 1957);

(b) "member of the Force" means a person appointed to the Force, other than a superior officer;

(c) "officer of the Force" means an officer of and

above the rank of Assistant Sub-Inspector appointed to the Force and includes a superior officer;

(d) "railway property" includes any goods, money or valuable security or animal, belonging to, or in the charge or possession of, a railway administration;

(e) "superior officer" means any of the officers appointed under section 4 of the Railway Protection Force Act, 1957 (23 of 1957), and includes any other officer appointed by the Central Government as a superior officer of the Force;

(f) words and expressions used but not defined in this Act and defined in the Indian Railways Act, 1890 (9 of 1890), shall have the meanings respectively

assigned to them under that Act.

3. Penalty for unlawful possession of railway property.—Whoever is found, or is proved to have been, in possession of any railway property reasonably suspected of having been stolen or unlawfully obtained shall, unless he proves that the railway property came into his possession lawfully, be punishable—

(a) for the first offence, with imprisonment for a term which may extend to five years, or with fine, or with both and in the absence of special and adequate reasons to be mentioned in the judgment of the court, such imprisonment shall not be less than one year and such fine shall not be less than one thousand rupees;

(b) for the second or a subsequent offence, with imprisonment for a term which may extend to five years and also with fine and in the absence of special and adequate reasons to be mentioned in the judgment of the court, such imprisonment shall not be less than two years and such fine shall not

be less than two thousand rupees.

- A. Punishment for connivance at offences.—Any owner or occupier of land or building, or any agent of such owner or occupier incharge of the management of that land or building, who wilfully connives at an offence against the provisions of this Act, shall be punishable with imprisonment for a term which may extend to five years, or with fine, or with both.
- 5. Offences under the Act not to be cognizable.—Notwithstanding anything contained in the Code of Criminal Procedure, 1898 (5 of 1898), an offence under this Act shall not be cognizable.
- 6. Power to arrest without warrant.—Any superior officer or member of the Force may, without an order from a Magistrate and without a warrant, arrest any person who has been concerned in an offence punishable under this Act or against whom a reasonable suspicion exists of his having been so concerned.
- 7. Disposal of persons arrested.—Every person arrested for an offence punishable under this Act, shall, if the arrest was made by a person other than an officer of the Force, be forwarded without delay to the nearest officer of the Force.
- 8. Inquiry how to be made against arrested persons.—
  (1) When any person is arrested by an officer of the Force for an offence punishable under this Act or is forwarded to him under section 7, he shall proceed to inquire into the charge against such person.
- (2) For this purpose the officer of the Forcé may exercise the same powers and shall be subject to the same provisions as the officer incharge of a police-station may exercise and is sbuject to under the Code of Criminal Procedure, 1898 (5 of 1898), when investigating a cognizable case:

Provided that-

(a) if the officer of the Force is of opinion that there is sufficient evidence or reasonable ground of suspicion against the accused person, he shall either admit him to bail to apear before a Magistrate having jurisdiction in the case, or forward him in custody to such Magistrate;

(b) if it appears to the officer of the Force that there is not sufficient evidence or reasonable ground of suspicion against the accused person, he shall release the accused person on his executing a bond, with or without sureties as the officer of the Force may direct, to appear, if and when so required before the Magistrate having jurisdiction, and shall make a full report of all the particulars of the case to his official superior.

9. Power to summon persons to give evidence and produce documents.—(1) An officer of the Force shall have power to summon any person whose attendance he considers necessary either to give evidence or to produce a document, or any other thing in and inquiry which such officer is making for any of the purposes of this Act.

(2) A summons to produce documents or other things may be for the production of certain specified documents or things or for the production of all documents or things of a certain description in the possession or under the control of the person summoned.

(3) All persons, so summoned, shall be bound to attend either in person or by an authorised agent as such officer may direct; and all persons so summoned shall be bound to state the truth upon any subject respecting which they are examined or make statements and to produce such documents and other things as may be required:

Provided that the exemptions under sections 132 and 133 of the Code of Civil Procedure, 1908 (5 of 1908), shall be applicable to requisitions for attendance under this section.

- (4) Every such inquiry as aforesaid, shall be deemed to be a "judicial proceeding" within the meaning of section 193 and section 228 of the Indian Penal Code (45 of 1860).
- 10. Issue of search warrant.—(1) If an officer of the Force has reason to believe that any place is used for the deposit or sale of railway property which had been stolen or unlawfully obtained, he shall make an application to the Magistrate, having jurisdiction over the area in which that place is situate, for issue of a search warrant.
- (2) The Magistrate to whom an application is made under sub-section (1), may, after such inquiry as he thinks necessary, by his warrnat authorise any officer of the Force—

 (a) to enter, with such assistance as may be required, such place;

(b) to search the same in the manner specified in the warrant;

(c) to take possession of any railway property therein found which he reasonably suspects to be stolen

or unlawfully obtained; and

(d) to convey such railway property before a Magistrate, or to guard the same on the spot until the offender is taken before a Magistrate, or otherwise to dispose thereof in some place of safety.

11. Searches and arrests how to be made.—All searches and arrests made under this Act shall be carriep out in accordance with the provisions of the Code of Criminal Procedure, 1898 (5 of 1898), relating respectively to searches and arrests made under that Code.

- 12. Officers required to assist.—All officers of Government and all village officers are a region of empowered and required to assist the superior of each and members of the Force in the enforcement of the Act.
- 13. Power of courts to order forfeit we of vehicles, etc.—Any court trying an offence punishable under this Act may order the forfeiture to Government of any property in respect of which the Court is satisfied that an offence under this Act has been committed and may also order the forfeiture of any receptacles, packages or coverings in which such property is contained, and the animals, vehicles, or other conveyances used in carrying the property.
- 14. Act to override other laws.—The provious of this Act shall have effect notwithstanding anything incomsistent therewith contained in any other law for the being in force.
- 15. Construction of references to laws not in force in Jammu and Kashmir.—Any reference in this Act to a law which is not in force in the State of Jammu and Kashmir shall, in relation to that State, be construed as a eference to the corresponding law, if any, in force in that State.
- 16. Repeal and savings.—(1) The Railway Stores (Unlawful Possession) Act, 1955 (51 of 1955), is hereby repealed.
- (2) Nothing contained in this Act shall apply to offences punishable under the Act hereby repealed and sugn offences may be investigated and tried as if this Act had not been passed.
- (3) The mention of particular matters in sub-section (2) shall not be held to prejudice or affect the general application of section 6 of the General Clauses Act, 1897 (10 of 1897), with regard to the effect of repeals.

Assented to on 3-9-1966.

#### THE ESSENTIAL COMMODITIES (AMEND-MENT) ACT, 1966

(ACT No. 25 of 1966)

AN

#### **ACT**

further to amend the Essential Commodities Act, 1955.

Be it enacted by Parliament in the Seventeenth Year of the Republic of India as follows:

- 1. Short title.—This Act may be called the Essential Commodities (Amendment) Act, 1966.
- 2. Amendment of section 3.—In the Essential Commodities Act, 1955 (10 of 1955) (hereinafter referred to as the principal Act), in section 3, after sub-section (3A), the following sub-section shall be inserted, namely:—
  - "(3B) Where any person is required by an order made with reference to clause (f) of sub-section (2) to sell any grade or variety of foodgrains, edible oilseeds or edible oils to the Central Government or a State Government or to an officer or agent of such Government and either no notification in respect of such foodgrains, edible oilseeds or edible oils has been issued under sub-section (3A) or any such notification having been issued has ceased to remain in force by efflux of time; then, notwithstanding anything contained in sub-section (3), there shall be paid to that person such price for the foodgrains, edible oilseeds or edible oils

- as may be specified in that order having regard to—
  (i) the controlled price, if any, fixed under this section or by or under any other law for the time being in force for such grade or variety of goodgrains, edible oilseeds or edible oils; and
- (ii) the price for such grade or variety of foodgrains, edible oilseeds or edible oils prevailing or likely to prevail during the (postharvest period in the area to which that order applies.

Explanation.—For the purposes of this sub-section, "post-harvest period" in relation to any area means a period of four months beginning from the last day of the fortnight during which harvesting operations normally commence.

- 3. Insertion of new sections 6A to 6 D.—After section 6 of the principal Act, the following sections shall be inserted, namely:—
  - "6A. Confiscation of foodgrains, edible oilseeds and edible oils.—Where any foodgrains, edible oilseeds or edible oils are seized in pursuance of an order made under section 3 in relation thereto, they may be produced, without any unreasonable delay, before the Collector of the districct or the Presidencytown in which such foodgrains, edible oilseeds or edible oils are seized and whether or not a prosecution is instituted for the contravention of such order, the Collector, if satisfied that there has been a contravention of the order, may order confiscation of the foodgrains, edible oilseeds or edible oils:
  - Provide I that without prejudice to any action which may be taken under any other provision of this Act, no foodgrains or edible oilseeds sezied in pursuance of an order made under section 3 in relation thereto from a producer shall, if the seized foodgrains or edible oilseeds have been produced by him, be confiscated under this section.
  - 6B. Issue of showeduse notice before confiscation respondences, etc.—No order confiscating any foodgrains, edible oilseeds or edible oils shall be made under section 6A unless the owner of such articles or the person from whom they are sezied—

(a) is given a notice in writing informing him of the grounds on which it is proposed to confiscate the articles;

(b) is given an opportunity of making a representation in writing within such reasonable time as may be sepcified in the notice against the grounds of confiscation; and

(c) is given a reasonable opportunity of being heard in the matter.

6C. Appear—(1) Any person aggrieved by an order of confiscation under section 6A may, within one month from the date of the communication to him of such order, appeal to any judicial authority appointed by the State Government concerned and the judicial authority shall, after giving an opportunity to the appellant to be heard, pass such order as it may think fit, confirming, modifying or annulling the order appealed against.

(2) Where an order under section 6A is modified or annulled by such judicial authority, or where in a prosecution instituted for the contravention of the order in respect of which an order of confiscation has been made under section 6A, the person concrned is acquitted, and in either case it is not

possible for any reason to return the foodgrains or edible oilseeds or edible oils seized, such person shall be paid the price therefor as if the foodgrains, edible oilseeds or edible oils, as the case may be, had been sold to the Government with reasonable interest calculated from the day of the seizure of articles; and such price shall be determined in accordance with the provisions of subsection (B) of section 3.

6D. Award of conficscation not to interfere with other punishments.—The award of any confiscation under this Act by the Collector shall not prevent the infliction of any punishment to which the person affected thereby is liable under this Act.".

4. Amendment of section 7.—In section 7 of the principal Act, in clause (1) of sub-section (1),—

(a) in the opening paragraph, after the words "seem Tht", the words "including, in the case of an order relating to foodgrains, any packages, coverings . or receptacles in which they are found and any animal, vehicle, vessel or other conveyance used in carrying foodgrains" shall be inserted;

(b) in the proviso, after the words "any part of the property", the words "or any packages, coverings or receptacles or any animal, vehicle, vessel or

other conveyance" shall be inserted.

ARepeal and saving .- (1) The Essential Commodities (Amendment) Ordinance, 1966 (9 of 1966), is hereby

(2) Notwithstanding such repeal, anything done or any action taken under the principal Act as amended by the said Ordinance shall be deemed to have been done or taken under the principal Act as amended by this Act as if this Act had come into force on the 12th day of July, 1966:

Provided that nothing contained in this sub-section shall affect the validity of anything done or any action taken under the principal Act as amended by the said Ordinance before the date of passing of this Act.

Assented to on 31-8-1966.

#### THE MERCHANT SHIPPING (AMENDMENT). ACT, 1966

(ACT No. 21 OF 1966)

#### AN ACT

further to amend the Merchant Shipping Act, 1958.

Be it enacted by Parliament in the Seventeenth Year of the Republic of India as follows:-

Short title and commencement.—(1) This Act may be called the Merchant Shipping (Amendment) Act, 1966. (2) It shall be deemed to have come into force on the 28th day of May, 1966.

Amendment of section 3.—In section 3 of the Merchant Shipping Act, 1958 (44 of 1958) (hereinafter referred to as the principal Act),

(a) clause (1) shall be re-numbered as clause (1A) and before the clause as so re-numbered, the following clause shall be inserted, namely:---

'(1) "corgo ship" means a ship which is not a

passenger ship;';

(b) after clause (18) the following clause shall be inserted, namely:-(18A) "international voyage" means a voyage from or to a port or place in India to or from

a port or place outside India;';

(c) after clause (22), the following clause shall be inserted, namely:-

'(22A) "nuclear ship" means a ship provided with a nuclear power plant;';

(d) in clause (37), for the figures and words "10th day of June 1948", the figures and words "17th day of June, 1960" shall be substituted;

(e) for clause (38), the following clause shall be substi-

tuted, namely:-

'(38) "safety convention certificate" means,--(i) a passenguer ship safety certificate.

(ii) a qualified passenger ship safety certificate, (iii) a cargo ship safety construction certificate.

(iv) a qualified cargo ship safety construction certificate,

(v) a cargo ship safety equipment certificate.

(vi) a qualified cargo ship safety equipment certificate,

(vii) a cargo ship safety radio telegraphy certificate,

(viii) a cargo ship safety radio telephony certificate.

(ix) an exemption certificate,

(x) a nuclear passenger ship safety certificate. (xi) a nuclear cargo ship safety certificate, issued under Part IX or, as the case may be, part IXA.;

(f) after clause (48), the following clause shall be inserted, namely:-

'(48A) "tanker" means a cargo ship constructed or adapted for the carriage in bulk of liquid cargoes of an inflammable nature;'.

Amendment of section 9.—In section 9 of the principal Act, after sub-section (1), the following subsection shall be inserted, namely:-

- '(1A) Without prejudice to the provisions of subsection (1), the Central Government, in the case of cargo ships, may, by notification in the Official Gazette authorise any person or body of persons. on such terms and conditions as may be specified therein, to be surveyor or surveyors for the purposes of this Act.".
- 4. Amendment of section 241.—In section 241 of the principal Act, in sub-section (3),—
  - (a) for the words and figures "or a safety certificate granted under Part IX", the words, figures and letter "or a passenger ship safety granted under Part IX or, as the case may be, a nuclear passenger ship safety certificate granted under Part IXA" shall be substituted:3
  - (b) for the words "accept the certificate of survey or safety certificate", the words "accept the certificate of survey or the passenger ship safety certificate or, as the case may be, the nuclear certificate" shall be passenger ship safety substituted.
- 5. Amendment of section 242.—In section 242 of the principal Act, in clause (c), for the words "a safety certificate", the words "a passenger ship safety certificate or a nuclear passenger ship safety certificate" shall be substituted.
- Amendment of section 244.—In section 244 of the principal Act, in the proviso, for the words "a safety certificate", the words "a passenger ship safety certificate or a nuclear passenger ship safety certificate" shall he substituted.

- 7. Amendment of section 284.—In section 284 of the principal Act, for the words "passenger ships", wherever they occur, the words "passenger or cargo ships" shall be substituted.
- 8. Amendment of section 288.—In section 288 of the principal Act, in sub-section (2),
  - (a) after clause (h), the following clause 'shall be inserted, namely:— "(hh) the training of crew in launching and using life ratis;"
  - (b) in clauses (i) and (i), for the words "boats", the words "boats or rafts" shall be substituted.

9. Amendment of section 291.—In section 291 of the principal Act,

(a) for sub-section (1), the following sub-section shall be substituted, namely: -

- "(1) Every Indian passenger ship and every Indian cargo ship of three hundred tons gross tonnage or more, shall in accordance with the rules made under section 296, be provided with a radio installation and shall maintain a radio telegraph service or a radio telephone service of the prescribed nature and shall be provided with such certificated operators as may be prescribed";
- (h) in sub-section (2), for the words "any other ship of sixteen hundred tons gross or more shall be a radio telegraph installation; and that required to be provided for a ship of less than sixteen hundred tons gross, other than a passenger ship,", the words "any cargo ship of sixteen hundred tons gross or more shall be a radio telegraph installation; and that required to be provided for a cargo ship of less than sixteen hundred tons gross" shall be substituted;
- (c) after sub-section (2), the following sub-section shall be inserted, namely:
  - o"(3) The Central Government may, having regard to the length of the voyage or voyages on which a ship or a class of ships is engaged and the maximum distance such ship or class of ships will be from the shore during such voyage or voyages, exempt, by order in writing and subject to such conditions and restrictions as may be specified therein, any ship or class of ships from compliance with all or any of the obligations imposed by or under this section, if that Government is satisfied that such compliance would be unreasonable or unnecessary:
  - Provided that an exemption from the obligation to provide with radio telegraph installation in respect of any passenger ship or in respect of any cargo ship of sixteen hundred tons gross tonnage or more shall be subject to the condition that she shall have on board a radio telephone installation:
  - Provided further that no exemption shall be granted under this section, if it will have an adverse effect on the general efficiency of the distress service for the safety of ships.".
- 10. Amendment of section 292.—Section 292 of the principal Act shall be re-numbered as sub-section (1) of that section and after the sub-section as so re-numbered, the following sub-section shall be inserted, namely:—

"(2) The Central Government may, by order in writing and subject to such conditions and restrictions as may be specified therein, exempt any ship under five thousand tons gross tonnage from the obligation imposed by sub-section (1), if that Government

- is satisfied, having regard to the area or areas in which the ship is engaged on a voyage or voyages and the value of radio direction finder as a navigational instrument and as an aid to locating ships, aircraft or survival craft, that such compliance would be unreasonable or unnecessary.".
- 11. Amendment of section 294.—In section 294 of the principal Act, in sub-sections (1) and (3), the words "and watchers" shall be omitted.
- 12. Amendment of section 296.—In section 296 of the principal Act.—
  - (a) in sub-section (1), after the words "radio telephony", the words "or radio direction finders" shall be inserted;
  - (b) in sub-section (2), after clause (a), the following clause shall be inserted, namely:—
    - "(aa) the nature of radio telegraph installation to be provided on motor life-boats and survival craft;"
- 13. Amendment of section 297.—In section 297 of the principal Act, for the words "signalling lamp of the type approved", the words "signalling lamp which shall not be solely dependent upon the ship's main source of electrical power and which shall be of the type approved" shall be substituted.
- 14. Amendment of section 298.—In section 298 of the principal Act,—
  - (a) in sub-section (1), for the words "about the ship's stability as is necessary for the guidance of the master in loading and ballasting the ship", the words "as is necessary to enable the master by rapid and simple processes to obtain accurate guidance as to the stability of the ship under varying conditions of service" shall be substituted;

(b) for sub-section (2), the following sub-sections shall be substituted, namely:—

"(2) The information shall be in such form as may be approved by the Central Government (which may approve the provision of the information in the form of diagram or drawing only) and shall be suitably amended whenever any alterations are made to the

ship so as materially affect such information. (2A) The information shall be based on the determination of the ship's stability by means of an inclining test of the ship and any amendment thereto shall be effected, if necessary, after re-inclining the ship:

Provided that the Central Government may, by a general or special order—

(a) in the case of any ship, allow the information or an amendment thereto to be based on a similar determination of the stability of a sister-ship;

(b) in the case of a ship specially designed for the carriage of liquids or ore in bulk, or of any class of such ships, dispense with such tests if it is satisfied from the information available in respect of similar ships that the ship's proportions and arrangements are such as to ensure more than sufficient stability in all probable leading conditions.";

(c) in sub-section (3), after the words "any information", the brackets and words "(including any amendment thereto)" shall be inserted;

(d) in sub-section (4), after the word "information", the brackets and words "(including any amendment thereto)" shall be inserted.

- 15. Amendment of section 299.—In section 299 of the principal Act,-
  - (a) in sub-section (1),—
    - (i) after the words "radio telephony installation", the words "and radio direction finder" shall be
    - (ii) for the words "safety certificate", the words "passenger ship safety certificate" shall be substituted;
- (b) in sub-section (2), for the words "qualified safety certificate", the words "qualified passenger ship safety certificate" shall be substituted.
- 16. Insertion of new sections 299A and 299B. In the principal Act, after section 299, the following sections shall be inserted; namely:-
  - "299A. (1) Safety construction certificates and construction certificates for cargo ships.—Where in respect of any Indian cargo hundred tons gross or more the Government is satisfied that the ship has been surveyed in the manner prescribed under section 299B and that she complies with the construction rules made under section 284, the Central Government may issue in respect of the ship-
    - (a) if the ship performs international voyages, a certificate in the prescribed form to be called a cargo ship safety construction certificate;
    - (b) in other cases, a certicate in the prescribed form, to be called a cargo ship construction certificate.
  - (2) Where in respect of any such ship as is referred to in sub-section (1) there is in force an exemption certificate granted under section 302 of the Act and the Central Government is satisfied that the ship complies with all the requirements referred to in that sub-section other than those from which the ship is exempt under that certificate, the Central Government may issue in respect of the ship a certificate in the prescribed form to be called a qualified cargo ship safety construction certificate or a qualified cargo ship construction certitificate.
  - 299B. Power to make rules.—(1) The Central Government may, subject to the condition of previous publication, make rules to regulate the making of surveys of cargo ships under this Part. (2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:-
    - (a) the times and places at which, and the manuer in which, surveys are to be made;
    - (b) the requirements as to construction, machinery, equipment and marking of sub-division loadlines which are to be fulfilled by cargo ships generally or by any class of cargo ships in particular;
    - (c) the duties of the surveyer making a survey;
    - (d) the rates according to which the fees payable in respect of surveys are to be calculated in the case of all or any of the places or orts of survey;
    - (e) the closing of, and keeping closed, the penings in ships' hulls and any water-tight bulk-heads;

(f) the securing of, and keeping in place, and the inspection of, contrivances for closing any such openings as aforesaid;

(g) the operation of mechanisms of contrivances for closing any such opening as aforesaid and the drills in connection with the operation thereof; and

(h) the entries to be made in the offical log book or other record to be kept of any of the matters

17. Amendment of section 300.—In section 300 of the principal Act,-

(a) in sub-section (1),—

- (i) for the words "any Indian ship of five hundred tons gross or more, not being a passenger ship,", the words "any Indian cargo ship of five hundred tons gross or more," shall be
- substituted;
  (ii) the words "and radio telegraphy of radio telephony installation" shall be omitted;
- (iii) in clause (s), for the words "safety equipment certificate", the words "cargo ship safety equipment certificate" shall be substituted;

(iv) in clause (b), for the words "equipment certificate", the words "cargo ship equipment certificate" shall be substituted;

(b) in sub-section (2), after the word "qualified", at both the places where it occurs, the words "cargo ship" shall be inserted.

18. Amendment of section 301.—In section 301 of the principal Act.-

(a) for the words "any Indian ship, not being a passenger ship,", the words "any Indian cargo ship" shall be substituted;

(b) in clause (a), before the word "safety" at both the places where it occurs, the words "cargo ship", shall be inserted;

(c) in clause (b), before the word "radio" at both the places where it occurs, the words "cargo ship" shall be inserted?

19. Amendment of section 303.—In section 303 of the

principal Act,

(a) in sub-section (1), for the words "safety equipment certificate, a qualified safety equipment certificate, an equipment certificate and a qualified equipment certificate", the words "cargo ship safety equipment certificate, a qualified cargo ship safety equipment certificate, a cargo ship equipment certificate and a qualified cargo equipment certificate" shall be substituted;

(b) after sub-section (1), the following sub-sections

shall be inserted, namely: "(1A) A cargo ship safety construction certificate, a qualified cargo ship safety construction certificate, a cargo ship construction certificate and a qualified cargo ship construction certificate shall be in force for five years from the date of its issue or for such shorter period as may be specified in the certificate.

(1B) An exemption certificate issued under section 302 shall be in force for the period for which the certificate to which it relates remains in force or for such shorter period as may be specified in the exemption certificate.'

(c) in sub-section (2), for the word, brackets and figure "sub-section (1)", the words, brackets, figures and letters "sub-section (1), (1A) or (1B)" shall be substituted;

(d) for sub-section (3), the following sub-section shall be substituted, namely:-

"(3) The Central Government or any person authorised by it in this behalf may grant an extension of any certificate issued under this Part in respect of an Indian ship

(a) where the ship is absent from India on the date when the certificate would, but for the extension, have expired, for such period not exceeding five months from date as may be sufficient to enable the ship to return to the port in India at which it is to be

(b) in any other case, for a period not exceeding

one month from the said datg:

Provided that any extension granted under clause (a) shall cease to be operative upon the ship's arrival at the port referred to in that clause;

Provided turther that no extension shall be gtanted under clause (b) in respect of a certificate extended under clause (a).".

- 20. Amendment of section 304.—In section 304 of the principal Act, in sub-section (1), for the words "a safety certificate", the words "a passenger ship safety certificate" shall be substituted.
- 21. Amendment of section 306.—In section 306 of the principal &ct, -

(a) in sub-section (1), for the word "registered", the words "registered or to be registered" shall be substituted;

- (b) in sub-section (2), for the words "in respect of an Indian ship", the words "in respect of a ship registered or to be registered in India" shall be substituted.
- 22. Amendment of section 307.—In section 307 of the principal Act,-
  - (a) in sub-section (1), for the words "safety certificate" at both the places where they occur, the words "passenger ship safety certificate" shall be substituted;

(b) in sub-section (2), —

(i) for the words "Indian ship, of five hundred tons gross or more, not being a passenger ship," the words "Indian cargo ship of five hundred tons gross or more" shall be substituted;

(ii) for clause (b), the following clause shall be

substituted, namely:--

"(b) a cargo ship safety construction certificte issued under section 299A, a cargo ship safety equipment certificate issued under section 300 and a cargo ship safety radio telegraphy certificate or a cargo ship safety radio telephony certificate issued under section 301, or".

(iii) in clause (c), for the words "qualified safety "qualified equipment certificate", the words cargo ship safety equipment certificate" shall

be substituted:

(c) after sub-section (2), the following sub-section shall

. be inserted, namely:-

"(2A) No sea-going Indian cargo ship, less than 500 tons gross but not less than 300 tons gross, shall proceed on a voyage from any port or place in India to any port or place outside India unless there is in force in respect of the ship a cargo ship safety radio telephony certificate issued under section 301.";

(d) in sub-section (3),

(i) for the words "Indian ship of five hundred tons gross or more, not being a passenger ship,", the words "Indian cargo ship of five hundred tons gross or more" shall be

substituted;

- (ii) in clause (a), for the words "an equipment certificate", the words "a cargo ship equipment certificate" shall be substituted;
- (iii) in clause (b), for the words "qualified equipment certificate", the words "a cargo ship equipment certificate" shall be substituted;
- (iv) in clause (c), before the word "radio" at both the places where it occurs, the words "cargo ship" shall be inserted.
- 23. Amendment of section 308.—In section 308 of the principal Act,—
  - (a) in sub-section (1), for the words "every ship other than an Indian ship being a passenger ship or being a ship of five hundred tons gross or more", the words "every ship, being a passenger ship or being a cargo ship of three hundred cons gross or more" shall be substituted;
  - (b) in sub-section (2), the words "other than an Indian ship" shall be omitted;
  - (c) after sub-section (2), the following sub-section shall be inserted, namely:-

"(3) Nothing in this section shall apply in respect of an Indian ship or a nuclear ship.".

- 24. Amendment of section 309.—In section 309 of the principal Act, after the word and figures "sections 299,", the figures and letter "299A," shall be inserted.
- 25. Insertion of new section 309A.—After section 309 of the principal Act, the following section shall be inserted, namely:-
  - "309A. Alterations pending issue of a safety convention. certificate.—Where any survey of a ship for the purpose of issue under this Part of a safety convention certificate has been completed, then, notwithstanding anything contained in this Act, the owner, agent or master of the ship shall not, until such certificate has been issued, make, or cause to be made, any alteration in the structural arrangements, machinery, equipment and other matters covered by the survey without the prior written permission of the Central Government or a person appointed by that Government in this. behalf."

Amendment of section 331.—In section 331 of the 26. principal Act,-

(a) for sub-section (2), the following sub-section shall

be substituted, namely:-"(2) In particular and without prejudice to the generality of the foregoing power, such rules may provide for the classification, packing, labelling and marking of such goods or any class of such goods stowing of such goods (whether with or without other cargo) including plans for stowing, the fixing of the maximum quantity of any such class of goods which may be carried in different ships or classes of ships, and such other matters relating to dangerous goods as required to be provided for implementing the provisions of the Safety Convention."

(b) in the Explanation, for the words "but shall not include any fog or distress signals or like equipment required to be carried by the ship under this Act or the rules or regulations thereunder.", the following shall be substituted, namely:-

"but shall not include,—

(a) any fog or distress signals or other stores or equipment required to be carried by the ship under this Act or the rules or regulations therennder:

(b) particular cargoes carried in ships specially built or converted as a whole for that purpose,

such as tankers.".

27. Insertion of new section 331 A.—After section 331 of the principal Act, the following section shall inserted, namely:-

"331A. Grain-loading plan.—(1) No grain shall be loaded on board any Indian ship anywhere unless there is in force in respect of such ship a grainloading plan approved under sub-section (3) or

sub-section (4).

(2) The grain-loading plan shall be in such form and contain such particulars as to the stability of the ship, circumstances of loading on departure and arrival, the main characteristics of the fittings used to prevent the shifting of cargo and such other matters as may be prescribed, having regard to the rules made under sub-section (5) of section 332.

(3) Save as otherwise provided in sub-section (4), the grain-loading plan shall be submitted to the Central Government for approval and that Government may, having regard to the rules made under sub-section (5) of section 332, the stability of the ship and the circumstances of loading on departure and arrival, approve the plan with such modifications, if any, as it may deem necessary.

(4) The Central Government may request the Government of a country to which the Safety Convention applies to approve the grain-loading plan of an Indian ship and an approval given in pursuance of such a request and containing a statement that it has been so given shall have effect for the purposes of this section as if the approval had been given by the Central Government.

(5) The Central Government may, at the request of the Govrament of a country to which the Safety Convention applies, approve the grain-loading plan of a ship registered in that country if the Central Government is satisfied, in the like manner as in the case of an Indian ship, that such approval can properly be given and where approval is given at such a request, it shall contain a statement

that it has been so given. (6) It is hereby declared that for the purpose of section 208 (which requires documents relating to naviga-

tion to be delivered by the master of a ship to his successor) the plan shall be deemed to be a document relating to the navigation of the ship."

Amendment of section 332.—In section 332 of the 28. principal Act,-

(a) after sub-section (2), the following sub-section

shall be inserted, namely:-

"(2A) Where grain is loaded on board an Indian ship in accordance with a grain-loading plan approved under section 331A or where grain is loaded on board any other ship in accordance with a grain-loading plan approved by or on behalf of the Government of the country in which that ship is registered; the ship shall be deemed, for the purposes of sub: sections (1) and (2), to have been loaded with all necessary and reasonable precautions.";

(b) in sub-section (3),-(i) in clause (a), the word "and" here it occurs

last, shall be omitted;

(ii) for clause (b), the following clauses shall be substituted, namely:-

"(b) the kind of grain carried and quantity thereof stated in cubic feet, quarters,

bushels or tons weight; and

(c) the mode in which the grain is stowed and the precautions taken to prevent the grain from shifting and where the grain has been stowed in accordance with the ships' grain-loading plan, if any, that it has been so stowed."

(c) for sub-section (4), the following sub-section shall

be substituted, namely:-

"(4) Any person authorised in this behalf, by general or special order of the Central Government may, for securing the observance of the provisions of the section, go board a ship carrying a cargo of grain and require the production of the grain-loading plan of the ship and inspect the mode in which the cargo is stowed in the ship."

(d) in sub-section (5), for the words "make rules in relation to the loading of ships", the words "make rules in relation to grain-loading plans and the loading of ships" shall be substituted;

(e) in sub-section (6), for the words "this section", the words, figures and letter "section 331A and this section" shall be substituted.

Amendment of section 343.—In section 343 of the principal Act, in sub-section (1), for the words "any ship of less than five hundred tons gross other than a passenger ship", words "any cargo ship of less than three hundred tons gross" shall be substituted.

Insertion of new Part IX A .- After Part IX of the principal Act, the following Part shall be inserted, namely:-

#### "PART IXA

#### NUCLEAR SHIPS

344A. Application of Act to nuclear ships.—(1) This Part applies only to nuclear ships.

(2) Notwithstanding anything contained in this Act a nuclear ship shall not be required to obtain or produce any certificate referred to in sub-clauses (i) to (ix) of clause (38) of section 3 or, as the case may be, any like. valid safety convention certificate.

(3) The Central Government may, by notification in the Official Gazette, direct that any of the provisions of this Act (other than the provisions of this Part and the provisions of section 456) specified in the notification—

(a) shall not apply to nuclear ships; or

(b) shall apply to nuclear ships, only with such exceptions, modifications and adaptations as may

be specified in the notification.

(4) A copy of every notification proposed to be issued under sub-section (3) shall be laid in draft before both Houses of Parliament for a period of not less than thirty days while they are in session and it shall not be issued until it has been approved, whether with or without modification, by each House of Parliament.

Nuclear passenger ship safety certificates and nuclear cargo ship safety certificates.—(1) If in respect of any Indian nuclear passenger or cargo ship the Central Government is satisfied that the ship has been surveyed in accordance with this Act and has been inspected by a person appointed in this behalf by the Central Government and has complied with such special requirements, if any, as that person has, after such inspection, specified, the Central Government may issue-

- (a) in the case of a passenger ship a nuclear passenger ship safety certificate;
- (b) in the case of a cargo ship, a nuclear cargo ship safety certificate.
- (2) A certificate issued under sub-section (1) shall be in force for a period of twelve months from the date of issue or for such shorter period as may be specified in the certificate.

344C. Prohibition of proceeding to sea without certificates. (1) No Indian nuclear ship shall proceed on a voyage from any port or place in India to any port or place outside India unless there is in force in respect of the ship—

- (a) a nuclear passenger ship safety certificate, if she is a passenger ship;
- (b) a nuclear cargo ship safety certificate, if she is a cargo ship.
- (2) The master of a ship to which this section applies shall produce to the customs collector from whom a port clearance for the ship is demanded the certificate required by sub-section (1) when the ship proceeds to sea and the port clearance shall not be granted and the ship may be detained until the said certificate is so produced.
- 3441). Safety assessment and operating manual.—(1) Every Indian nuclear ship shall have on board a safety assessment and an operating manual in such form and containing such particulars and approved by such authority as may be prescribed.
- (2) The safety assessment and the operating manual shall be prepared, maintained and kept upt-to-date in such manner as may be prescribed.
- 344E. Foreign nuclear ships to give advance notice of arrival. (1) No nuclear ship, other than an Indian ship, shall enter the territorial waters of India unless the master, owner or agent thereof has given such advance notice of the ship's intended arrival in India as may be prescribed, to such authority as may be specified by the Central Government, and has forwarded along with the notice a true copy of the ship's safety-assessment to that authority.
- (2) If on the examination and evaluation of the ship's safety assessment the authority referred to in sub-section (1) is of opinion that the entry of the ship will involve unreasonable radiation or other hazards to the crew, passengers, members of the public, waterways, food or water resources, he may direct the nuclear ship not to enter the territorial waters of India and the ship shall comply with such direction.
- 344F.. Control on urrival of nuclear ships.—(1) The master of every nuclear ship shall, on arrival at a port in India, give notice of the ship's arrival in the prescribed form to such authority as the Central Government may specify in this behalf.
- (2) Any person authorised in this behalf (hereinafter referred to as the authorised person), by general or special order of the Central Government, may go on board such ship for the purpose of verifying that she has on board a valid nuclear passenger ship safety certificate or, as the case may be, nuclear cargo ship safety certificate and for the purpose of satisfying himself after examining the safety assessment and operating manual and such other things as he deems fit that there are no unreasonable radiation or other hazards to the crew, passengers, members of the public, waterways, food or water resources.
- (3) If the authorised person is satisfied after—such examination that there are no unreasonable radition

or other hazards to the crew, passengers, members of the public, waterways, food or water resources, he may issue a certificate to that effect.

344G. Notice of accidents to nuclear ships.—(1) Where an Indian nuclear ship meets with an accident and such accident is likely to lead to environmental hazards, the master of the ship shall forthwith give notice of the accident—

(a) to such officer or authority as may be specified in this behalf by the Central Government; and

- (b) if the ship is in or intends to enter the territorial waters of foreign State, also to the appropriate Governmental authority of the State.
- (2) Where a nuclear ship other than an Indian ship meets with an accident of the nature specified in sub-section (1) while she is in the territorial waters of, or at a port in, India, the master of the ship shall forthwith give notice of the accident to the officer or authority specified under clause (a) of sub-section (1).
- , (3) On receipt of a notice under sub-section (1) or sub-section (2), the officer or authority specified under clause (a) of sub-section (1) shall issue such directions as he thinks necessary and expedient in the circumstances of the case and investigate into the causes of the accident in such manner as may be prescribed.
- (4) A copy of the directions issued under sub-section (3) and a report of the findings of the investigation shall be sent to the Central Government within such time as may be prescribed.
- (5) Where a nuclear ship other than an Indian ship meets with an accident of the nature specified in subsection (1) at any port or place outside India and intends to enter the territorial waters of India in a damaged condition, the master of such ship shall give notice of the nature of the accident and the condition of the ship in such form as may be prescribed to the officer or authority specified under clause (a) of sub-section (1) and shall comply with such directions as that officer or authority may give.
- (6) The provisions of this section are in addition to and not in derogation of the provisions of Part XII of this Act.
- 344H. Application of certain sections to or in relation to certain certificates under section 344B.—(1) The provisions of sections 228 to 231 (inclusive) shall, so far as may be, apply to and in relation to every certificate issued by the Central Government under section 344B in the same manner as they apply to and in relation to a certificate of survey.
- (2) The provisions of section 309A shall apply to and in relation to a nuclear ship surveyed for the purpose of issue of a certificate under section 344B as they apply to and in relation to a ship surveyed for the purpose of issue of a safety convention certificate under Part IX.
- 3441. Power to make rules:—(1) The Central Government may, by notification in the Official Gazette, make rules to carry out the purposes of this Part.
- (2) In particular and without prejudice to the generality of the foregoing power, such ruls may provide all or any of the following matters, namely:
  - (a) the design, construction and standards of inspection and assembly of the reactor installations of nuclear ships;
  - (b) the standards of safety of nuclear ships;
  - (c) the manner of survery of nuclear ships;

(d) the forms in which certificates under this Part may be issued

- (e) the form and manner in which the safety assessment and operating manual of a nuclear ship are to be prepared, maintained and kept up-to-date and the particulars to be contained therein;
- (f) the form of notices under this Part and the time when such notices should be given;
- (g) the manner in which investigations may be made into causes of accidents to a nuclear ship;
- (h) the special precautions to be taken against unreasonable radiation or other nuclear hazards to the crew, passengers an other persons, to wsterways and to food and water resources;
  - (i) the manner in which radio-active waste from nuclear ships is to be stowed and disposed of;
  - (j) the manner in which the reactor fuelling, defuelling and refuelling and maintenance of nuclear ships are to be carried out;
  - (k) the special training for and qualifications of, masters and seamen of nuclear ships;
- (1) the special requirements relating to approach, entry into, stay in or departure from, an Indian port of a nuclear ship;
- (m) the procedure to be followed for determining the operational conditions of a nuclear ship;
- (n) the protection and closure of the reactor installation of nuclear ships in the case of a collision, grounding, fire, leakage or radio-active material or other accident;
- (o) the fees to be charged for any inspection survey or certificate under this Part;
- (p) any other matter which has to be or may be prescribed.".
- 31. Amendment of section 354.—In section 354 of the principal Act, after the words "direct danger to navigation", the words "or on encountering sub-freezing air temperatures associated with gale-force winds, causing severe ice accretions on super-structures or strong gales for which no storm warning has been received by him" shall be inserted.
- 32. Insertion of new section 354A.—After section 354 of the principal Act, the following section shall be inserted, namely:—
  - "354A. Communication of intelligence: regarding dangers to navigation.—(1) Where an authority prescribed under section 354 receives intelligence from any source of any danger to navigation mentioned in that section, that authority shall, as soon as possible, communicate such intelligence to such ships and authorities as he may deem proper.
  - (2) The intelligence shall be communicated in such manner and subject to such terms and conditions as may be prescribed:

Provided that no fees shall be levied for communicating any intelligence under this section to a ship."

- 33. Insertion of new section 355A.—After section 355 of the principal Act, the following section shall be inserted, namely:—
  - "355A. Obligation to render assistance to persons in danger.—(I) The master of every Indian ship shall render assistance to every person found at sea in danger of being lost, unless he is unable or, in the special circumstances of the case, considers that such assistance cannot be rendered without serious danger to his ship, or the persons thereon.

- (2) If the master of an Indian ship is unable or considers it unreasonable to go to the assistance of a person found at sea in danger of being lost, the master shall forthwith cause a statement to be entered in the official log book or, if there is no official log book, cause other record to be kept of his reasons for not going to the assistance of that person."
- 34. Amendment of section 356.—In section 356 of the principal Act,—
  - (a) after clause (a), the following clause shall be inserted, namely:—
    - "(aa) the manner of communicating intelligence regarding dangers to navigation, the terms and conditions subject to which such intelligence may be communicated and the fees which may be levied for the communication of intelligence;";
  - (b) in clause (b), for the words "signals of distress and of urgency", the words "signals of distress, urgency and of safety" shall be substituted:
    - (c) in clause (d), for the words "radio telegraphy", th words "radio telegraphy or telephony" shall be substituted.
- 35. Amendment of section 436.—In section 436 of the principal Act, in sub-section (2), in the table.—
  - (a) in item 97,—

Serial

Offences

- (i) in the second column, the words · brackets and figure "sub-section (1) of" shall be omitted;
- (ii) in the third column, the brackets and figure "(1)" shall be omitted;
- (b) after item 98, the following item shall be inserted.
  namely:—

Serial No.	Offences	Section of this Act to which offence has reference	
"98A	If the owner, agen or master fails to comply with sec- tion 309A.		Fine which may extend to five hundred rupees";

(c) after item 105, the following item shall be inserted, namely:—

Section of

Penalties

No.		this Act t which off has refere	ence ·		_
"105A	If the owner, agent or master fail to comply with sub-section (1) of section 331	 1	exter	which may nt to one sand rupees.	٠,

(d) after item 108, the following items shall be inserted

Offences Section Penalties Serial No. this Act to which offence has reference 344C II an Indian nu-The master "108A or owner shall be clear ship proceeds or attempts liable to fine. to proceed to sea which may extend to ten thousand in contravention of sub-section (1) rupees. of section 344C. 344D If an Indian nu-The master 108B clear ship fails to owner or agent comply with subshall be liable section 344D. to imprisonment which may extend SIX months to which or fine may extend to ten thousand rupees or both. 108C. If a nuclear ship 344E master shall The other than an liable he to Indian ship enters fine which may the territorial extend to ten waters of India thousand rupees. in contravention of section 344E. 108D. If the matter of a 344F . Fine which may nuclear ship fails extend to ten thousand rupees. to gave the notice required by subsection (1) of section 344F. 344(G)(1), Imprisonment 108E. (a) If the master of a nuclear ship (2) and (5) which may extend to one year fails to give the notice required or fine which by sub-section (1) may extend to ten or sub-section (2) thousand rupees or sub-section (5) or both; ė., of section 344G; (b) if the master of 344G (3) Imprisonment a auclear ship which may exand (5) fails to comply tend to one year with any direcor fine which may tions issued under extend to ten thousand rupees sub-section (3) or both;.' or sub-section (5) of section 344G. (e) after item 115, the following item shall be inserted, namely:--Offences Section of Penalties

Serial Offences Section of Penalties
No. this Act to which offence has reference

115A. If a master fail to 355A Imprisonment

If a master fail to 355A Imprisonment which may extend to six months or fine which may extend to one thousand rupees or both.".

36. Insertion of new section 454A.—After section 454 of the principal Act, the following section shall be inserted, namely:—

"454A. Power to prescribe alternative fittings, etc.—
Where this Act requires that a particular fitting, material, appliance or apparatus or any type thereof shall be fitted or provided for in a ship or that any particular provision shall be made in a ship, the Central Government after satisfying itself by trials or otherwise that any other fitting ma-

thereof shall be fitted or provided for in a ship or that any particular provision shall be made in a ship, the Central Government after satisfying itself by trials or otherwise that any other fitting, material, appliance or apparatus or type thereof or provision is as effective as that so required, may permit, by general or special order, such other fitting, material, appliance or apparatus or type thereof or provision to be used or provided.".

Amendment of section 456.—In section 456 of the

principal Act, to sub-section (1), the following proviso shall be added, namely:—

"Provided that no exemption which is prohibited by the Safety Convention shall be granted under this sub-section.".

38. Amendment of section 458.—In section 458 of the principal Act,—

(a) in sub-section (2) in clause (a) for the word and

- (a) in sub-section (2), in clause (a), for the word and figures "section 331", the words, figures and letter "section 331 or section 344 I" shall be substituted;
- (b) for sub-section (3), the following sub-section shall be substituted, namely:—
  "(3) Every rule or regulation made under this Act shall be laid as soon as may be after it is
  - Act shall be laid as soon as may be after it is made before each House of Parliament while it is in session for a total period of thirty days which may be comprised in one session of in two successive sessions, and if before the expiry of the session in which it is so laid or the session immediately following, both Houses agree in making any modification, in the rule or the regulation, or both Houses agree that the rule or regulation should not be made, the rule or regulation shall, thereafter, have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule or regulation.".

39. Insertion of new section 460A.—In Part XVII of the principal Act, after section 460, the following section shall be inserted; namely:—

"460A. Removal of difficulties.—If any difficulty arises in giving effect to the provisions of this Act, in so far as they relate to the Safety Convention, the Central Government may, by order published in the Official Gazette, make such provisions not inconsistent with the purposes of this Act, as appear to it to be necessary or expedient for removing the difficulty."

- 40. Certain contraventions, etc., not to be offences.

  Notwithstanding the retrospective operation of this Act, no contravention of, or no failture to comply with, any of the provisions of the principal Act, as amended by this Act, shall render any person guilty of any offence if such contravention or failure—

  (i) relates either to any provision inserted in the
- (i) relates either to any provision inserted in the principal Act by this Act, or to any existing provision thereof as amended by this Act, and

- (ii) occurred on or after the 28th day of May, 1966 and before the 6th day of June, 1966.
- 41. Repeal and saving.—(1) The Merchant Shipping (Amendment) Ordinance, 1966 (3 of 1966) is hereby repealed.

Notwithstanding such repeal, anything done or any action taken under the said Ordinance shall be deemed to have been done or taken under this Act.

4

Assented to on 3-9-1956

THE JAYANTI SHIPPING COMPANY (TAKING OVER OF MANAGEMENT) ACT, 1966
(ACT No. 24 of 1966)

ACT

to provide for the taking over of the management of the undertaking of the Jayanti Shipping Company Limited for a limited period in order to secure the proper management of the same.

Be it enacted by Parliament in the Seventeenth Year of the Republic of India as follows:—

#### CHAPTER I

#### PRELIMINARY

- 1. Short title.—This Act may be called the Jayanti Shipping Company (Taking Over of Management) Act, 1966.
- 2. Definitions.—In this Act, unless the context otherwise requires,—
  - (a) "company" means the Jayanti Shipping Company Limited, being a company as defined in the Companies Act, 1956 (1 of 1956), having its registered office in the Union territory of Delhi;
  - (b) "notified order" means an order notified in the Official Gazette;
  - (c) "prescribed" means proprihed by rules made under this Act;
  - (d) "undertaking" means the property and assets of the company;
  - (e) words and expressions used but not defined in this Act and defined in the Companies Act, 1956 (1 of 1956), shall-have the meanings respectively assigned to them in that Act.

#### CHAPTER II

THE TAKING OVER OF THE MANAGEMENT OF THE UNDER-TAKING OF THE JAYANTI SHIPPING COMPANY

- 3. Beard of Control to take over the management of the undertaking.—(1) The Central Government may, by notified order, appoint a body of persons (hereinafter referred to as the "Board of Control") to take over the management of the whole or any part of the undertaking or to exercise in respect of the whole or any part thereof such functions of management as may be specified in the notified order.
- (2) The Board of Control shall conist of a Chairman and such number of other members not exceeding ten as the Central Government may think fit, to be appointed by that Government.
- (3) The Central Government may either in the notified order issued under sub-section (1) or in a subsequent order specify that one or more members of the Board of Control shall be a full-time member or full-time members thereof.
- (4) The term of office of, the procedure to be followed in the discharge of their functions by, and the manner

- of filling vacancies among, the members of the Board of Control shall be such as may be prescribed.
- (5) The salaries, allowances and other remuneration and the conditions of service of the members of the Board of Control shall be such as may be determined by the Central Government.
- (6) Any notified order issued under sub-section (1) shall remain in force for such period not exceeding five years as may be specified in the order:

Provided that if the Central Government is of opinion that in order to secure the proper management of the undertaking it is expedient that any such notified order should continue in force after the expiry of the period of five years as aforesaid, it may, from time to time, issue directions for such continuance for such period, not exceeding two years at a time, as may be specified in the directions, but no such notified order shall in any case remain in force for more than a total period of fifteen years, and where any such direction is issued, a copy thereof shall be laid, as soon as may be, before each House of Parliament.

- 4. Effect of notified order issued under section 3.—(1) On the issue of a notified order under section 3 appointing a Board of Control to take over the management of the undertaking,—
  - (a) all persons in charge of the management, including persons holding offices as directors or managers or any other managerial personnel of the company immediately before the issue of the notified order, shall be deemed to have vacated their offices as such,
  - (b) any contract of management between the company and any managing agent or any director or any other managerial personnel thereof holding office as such immediately before the issue of the netified order shall be deemed to have terminated:
  - (c) the Board of Control shall alone be entitled notwithstanding anything contained in the Companies. Act, 1956, (1 of 1957) to exercise all the powers of the Board of directors of the company (including the powers to sell or otherwise dispose of any ships or other properties or assets of the company) whether such powers are derived from the said Act or from the memorandum or articles of association of the company or from any other source;
  - (d) as from the date of the notified order, all the properties, assets and effects of the company shall be deemed to be in the custody of the Board of Control who shall, as soon as may be after such date, take all such steps as may be necessary to take into its possession or control all such properties, assets and effects and all actionable claims to which the company is or appears to be entitled.
  - (2) Subject to the other provisions contained in this Act and to the control of the Central Government, the Board of Control shall take such steps as may be necessary for the purpose of efficiently managing the business of the company and shall exercise such other powers and have such other duties as may be prescribed.
  - 5. Power of Board of Control to appoint managing agent.—(1) Notwithstanding anything contained in the Companies Act, 1956 (1 of 1956), or in any other law for the time being in force, or in the memorandum or articles of association of the company, the Board of Control may, with a view to securing the proper management of

the undertaking, appoint with the previous approval of the Central Government any individual, firm or body corporate as the managing agent of the company.

- (2) Fitz managing agent shall receive such remuneration as may be determined by the Board of Control with the previous approval of the Central Government.
- (3) We managing agent shall exercise in respect of the whole or my part of the undertaking such functions of management as may be specified in the order of appointment and as may from time to time be entrusted to it by the Board of Control.
- (4) the managing agent shall not be removed from office except with the provious permission of the Central Government.
- (5) In the discharge of his functions the managing agent shall be under the general superintendence and control of the Board of Control.
- (6) The mangement of the undertaking shall be carried on pursuant to any directions given by the Board of Control in accordance with the provisions of the notified order issued under sub-section (1) of section 3 and the managing agent or any other person having any functions of management in relation to the undertaking or any part there of shall comply with such directions.
- 6. Contracts in had faith, etc., may be cancelled or varied. Without prejudice to the provisions contained in section 4, the Board of Control may, with the previous approval of the Central Government, make an application to any court having parisdiction in this behalf for the purpose of theelling or varying any contract or agreement enter d'into, at any time before the issue of the notified order under sub-section (1) of section 3, between the company and any other person and the court may, if satisfied after due inquiry that such contract or agreement had been interest out via bad faith and is deterimental to the invest, of the comotny, make an order cancelling or varying wither unconditionally or subject to such con litions as it may think fit to impose) that contract or agreement, and the contract or agreement shall have effect accordingly.
- 7. No right to compensation for termination of office or contract. Notwithstanding anything contained in any law for the time being in force, no person who ceases to hold may office by reason of the provisions contained in clause (a) of sub-section (1) of section 4, or whose contract of management is terminated by reason of the provisions contained in clause (b) of that sub-section, shall be entitled to any compensation for the loss of office or for the premature termination of his contract of management:

Provided that nothing contained in this section shall affect the right of any such person to recover from the company moneys recoverable otherwise than by way of such compansation.

- 8. Application of Act 1 of 1956.—(1) Notwithstanding anything contained in the Companies Act, 1956, or in the memorandum or articles of association of the company,—
  - (a) it shall not be lawful for the shareholders of the company or any other person to nominate or a appoint any person to be a director of the company;
  - (b) no resolution passed at any meeting of the sharholders of the company shall be given effect to unless approved by the Central Government;
  - (c) no proceeding for the winding up of the company or for the appointment of a liquidator or receiver in respect thereof shall lie in any court except with the consent of the Central Government.

- (2) Subject to the provisions contained in sub-section (1), and to the other provisions contained in this Act and subject to such other exceptions, restrictions and limitations, if any, as the Central Government may, by notification in the Official Gazette, specify in this behalf, the Companies Act, 1956 (1 of 1956), shall continue to apply to the company in the same manner as it applied thereto before the issue of the notified order under sub-section (1) of section 3.
- 9. Power of Central Government to cancel order notified under section 3.—If at any time it appears to the Central Government on the application of any shareholder of the company or otherwise that the purpose of the notified order made under sub-section (1) of section 3 has been fulfilled or that for any other reason it is not necessary that the order should remain in force, the Central Government may, by notified order, cancel such order and on the cancellation of any such order the management of the undertaking shall revert to the share-holders of the company.

#### CHAPTER III

#### MISCELLANEOUS

- 10. Duty to deliver possession of property and documents relating thereto.—(1) Where a notified order has been made under sub-section (1) of section 3 in relation to the undertaking, every person having possession, custody or control of any property of the company shall deliver the property to the Board of Control or to any such person (including the managing agent) as may be authorised by the Board in this behalf.
- (2) Any person who, on the commencement of this Act, has in his possession or under his control any books, documents or other papers relating to the undertaking, including any letters, memoranda, notes or other communications between him and the company shall, notwithstanding anything contained in any law for the time being in force, be liable to account for the said books, documents, and other papers (including such letters, memoranda, notes or other communications) to the Board of Control and shall deliver them up to the Board or to any such person (including the managing agent) as may be authorised by the Board in this behalf.
- (3) The Central Government may take all necessary steps for securing possession of all properties of the company.
- 11. Duty to furnish particulars.—The company shall, within ten days from the commencement of this Act or within such further period as the Central Government may allow in this behalf, furnish to the Board of Control a complete inventory of all the properties and assets (including particulars of book debts and investments and belongings) of the company at the commencement of this Act, and of all liabilities and obligations of the company subsisting at such commencement and also of all agreements entered into by the company and in force from such commencement.
- 12. Powers of inspection.—(1) For the purpose of ascertaining whether any property is the property of the company or for any other purpose mentioned in this Act or the rules made thereunder, any person authorised by the Central Government in this behalf shall have the right to—
  - (a) enter and inspect any premises;
  - (b) require any person having the possession, custody or control of any register or record of the company to produce such register or record;

- (c) require the occupier of any property belonging to, or claimed to be the property of, the company, to submit to the person so authorised such accounts, books or other documents or to furnish to him such information as he may reasonably think necessary; and
- (d) examine any person having the control of, or employed in connection with, the company and require him to make any statement touching the affairs of the company.
- (2) Any person authorised by the Central Government under sub-section (1) shall be deemed to be a public servant within the meaning of section 21 of the Indian Penal Code (45 of 1860).
  - 13. Penalty for false statements.—(1) If any person,
  - (a) when required by this Act or by any order made under this Act to make any statement or furnish any information, makes any statement or furnishes any information which is false in any material particular and which he knows or believes to be false or does not believe to be true; or
  - (b) makes any such statement as aforesaid in any book, account, record, return or other document which he is required by any order made under this Act to submit,

he shall be punishable with imprisonment for a term which may extend to two years, or with fine which may extend to two thousand rupees, or with both.

- (2) Any person, who-
- (a) having in his possession, custody or control any property forming part of the assets of the company, wrongfully witholds such property from the Board of Control, or
- (b) wrongfully obtains possession of any property forming part of the assets of the company, or
- wilfully withholds or fails to produce to any person authorised under this Act, any register, record or other document which may be in his possession, custody or control; or
- (d) fails, without any reasonable cause, to submit any accounts, books or other documents, when required to do so,

shall be punishable with imprisonment for a term which may extend to two years, or with fine which may extend to two thousand rupees, or with both.

- 14. Limitation on prosecution.—No court shall take cognizance of an offence punishable under this Act except with the previous sanction of the Central Government or of an officer authorised by that Government in this behalf.
- 15. Protection of action taken under the Act.—No suit, prosecution or other legal proceedings shall lie against the Central Government or the Board of Control or any member thereof or any other person (including the managing agent) for anything which is in good faith done or intended to be done under this Act.
- 16. Overriding effect of Act.—The provisions of this Act or any order or rule made thereunder shall have effect not withstanding anything inconsistent therewith contained in any law other than this Act or any instrument having effect by virtue of any law other than this Act.
- 17. Payment of remuneration and expenses out of the funds of company.—All salaries, allowances and other remuneration paid to the Chairman and other members of the Board of Control, the managing agent or any other person who may be appointed or employed in connection with the alfairs of the management of the company and

all other expenses duly incurred in connection with such management shall be paid out of the funds of the company.

- 18. Power of Central Government to give directions.— Notwithstanding anything contained in the foregoing provisions of this Act the Central Government may give such directions to the Board of Control as that Government may deem fit for the proper management of the undertaking and the Board of Control shall comply with such directions.
- 19. Power to make rules.—(1) The Central Government may, by notification in the Official Gazette, make rules to carry out the purposes of this Act, and such rules may provide that they shall take effect either prospectively or retrospectively on such date, not earlier than the 10th day of June, 1966, as may be specified therein.
- (2) Every rule made by the Central Government under this Act shall be laid, as soon as may be after it is made, before each House of Parliament while it is in session for a total period of thirty days which may be comprised in one session or in two successive sessions, and if, before the expiry of the session in which it is so laid or the session immediately following, both Houses agree in making any modification in the rule or both House agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previoulsy done under that rule.
- 20. Power to remove difficulties.—If any difficulty arises in giving effect to the provisions of this Act, the Central Government may, by order as occasion requires, do anything (not inconsistent with the provisions of this Act) which appears to it to be necessary for the purpose of removing the difficulty.
- 21. Repeal and savings.—(1) The Jayanti Shipping Company (Taking Over of Management) Ordinance, 1966 (4 of 1966), is hereby repealed.
- (2) Notwithstanding such repeal, anything done or any action taken, including any notified order issued, appointment made or direction given under the said Ordinance, shall be deemed to have been done or taken under the corresponding provision of this Act, as if this Act had commenced on the 10th day of June, 1966.

#### THE METAL CORPORATION OF INDIA (ACQUISITION OF UNDERTAKING) ORDINANCE, 1966 (No. 10 of 1966)

Promulgated by the President in the Seventeenth Year of the Republic of India.

An Ordinance to provide for the acquisition of the undertaking of the Metal Corporation of India Limited for the purpose of enabling the Central Government in the public interest to exploit, to the fullest extent possible, zinc and lead deposits in and around the Zawar area in the State of Rajasthan and to utilise those minerals in such manner as to subserve the common good.

WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action:

Now, therefore, in exercise of the powers conferred by clause (1) of Article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:—

#### CHAPTER I

#### PRELIMINARY

- 1. Short title and commencement.—(1) This Ordinance may be called the Metal Corporation of India (Acquisition of undertaking) Ordinance, 1966.
- (2) The provisions of this Ordinance (except section 17 which shall come into force at once) shall be deemed to have come into force on the 22nd day of October, 1965.
- 2. Definitions. In this Ordinance, unless the context otherwise requires,
  - (a) "administrator" means an administrator appointed under section 13;
  - (b) "communication of this Ordinance" means the 22nd day of October, 1965;
  - (c) "company" or "the Metal Corporation of India" means the Metal Corporation of India Limited, being a company as defined in the companies Act. 1956 (1 of 1956), having its registered office at Calcutta;
  - (d) "Fribunal" means the Tribunal constituted under section 11;
  - (e) words and expressions used but not defined in this Ordinance and defined in the Companies Act, 1956. (1 of 1956) shall have the meanings respectively assigned to them in that Act.

#### CHAPTER 11

#### ACQUISITION OF THE UNDERTAKING OF THE METAL CORPORATION OF INDIA

- 3. Undertaking of company to vest in Central Government. On the 22nd day of October, 1965, the undertaking of the company shall, by virtue of this Ordinance, be deemed to have been transferred to, and vested in, the Central Government.
- General effect of vesting under section 3.—(1) The undertaking of the company shall be deemed to include all assets, rights, leaseholds (including mining leases, if any), powers, authorities and privileges and all property, movable and immovable, including lands, buildings, works; mines, workshops, projects, smelters, refineries, stores, instruments, machinery, locomotives; automobiles and other vehicles, mined or extracted zinc or lead ores, concentrates and metals, in process or in stock or in transit, cash balances, cash on hand, reserve fund, investments and book debts all and other rights and interests arising out of such property as were immediately before the commencement of this Ordinance in the ownership, possession, power or control of the company in relation to the undertaking, whether within or without India, and all books of account, registers, maps, plans, sections, drawings, records of survey and all other documents of whatever nature relating thereto, and shall also be deemed to include all borrowings, liabilities and obligations of whatever kind then subsisting of the company in relation to the undertaking.
- (2) All property included as aforesaid in the undertaking which has vested in the Central Government under section 3 shall, by force of such yesting, be freed and disoharged from any trusts, obligations, mortgages, charges, liens and other encumbrances affecting, it, and any attachment, injunction or any decree or order of a court restricting the use of such property in any manner shall be deemed to have been withdrawn.
- (3) Subject to the other provisions contained in this Ordinance, all contracts and working arrangements

- which are subsisting immediately before the commencement of this Ordinance and affecting the company shall, in so far as they relate to the undertaking of the company, cease to have effect or be enforceable against the company or any person who was surety or had guaranteed the performance thereof and shall be of as full force and effect against or in favour of the Central Government and enforceable as fully and effectually as if instead of the company the Central Government had been named therein or had been a party thereto.
- (4) Subject to the other provisions contained in this Ordinance, any proceeding or cause of action pending or existing immediately before the commencement of this Ordinance by or against the company in relation to its undertaking may, as from such commencement, be continued and enforced by or against the Central Government as it might have been enforced by or against the company if this Ordinance had not been promulgated, and shall cease to be enforceable by or against the company its surety or guarantor,.
- 5. Provisions respecting officers and employees of the company.—(1) Every officer or other employee of the company fexcept a director or any managerial personal specified in section 197A of the Companies Act, 1956, (1 of 1956) or any other person entitled to manage the whole or a substantial part of the business of the company under a special agreement] in the employment of the company immediately before the commencement of this Ordinance shall, in so far as such employee is employed in connection with the affairs of the undertaking of the company, become as from such commencement, • ficer or other employee, as the case may be, of Central Government and shall hold his office by the same tenure, at the same remuneration and upon the same terms and conditions and with the same rights and privileges as to pension and gratuity and other matters as he would have held under the company if this Ordin to e had not been promulgated and shall continue to do so unless and until his employment in the Central Government is terminated or until his remuneration, terms and conditions are duly altered by the Central Government:

Provided that if the alteration so made is not acceptable to any such officer or employee, his employment may be terminated by the Central Government on payment to him by the Central Government of compensation equivalent to three months' remuneration in the case of permanent employees and one month's remuneration in the case of other employees:

Provided further that nothing contained in this section shall apply to any officer or other employee who has, by notice in writing given to the Central Government within thirty days next following the commencement of this Ordinance, intimated his intention of not becoming an officer or other emloyee of the Central Government.

(2) Notwithstanding anything contained in the Industrial Disputes Act, 1947 (14 of 1947) or in any other law for the time being in force, the transfer of the services of any officer or other employee of the company shall not entitle any such officer or employee to any compensation under that Act or other law, and no such elaim shall be entertained by any court, tribunal or other authority.

6. Directors and managing agents not entitled to compensation.—Notwithstanding anything contained in any law for the time being in force, no director or managerial personnel specified in section 197A of the Companies Act. 1956, (1 of 1956) or other person entitled to manage the whole or a substantial part of the business and affairs of the company under a special agreement shall be entitled to any compensation against the company

or the Central Government for the loss of office or for the premature termination of any contract of management entered into by him with the company.

- 7. Duty to delived possession of property acquired and documents relating thereto—(1) Where any property has vested in the Central Government under section 3 every person in whose possession or custody or under whose control the property may be, shall deliver the property to the Central Government forthwith.
- Any person who, on the commencement of this Ordinance has in his possession or under his control any books, documents or other papers relating to the company which have vested in the Central Government under this Ordinance and which belong to the company or would have so belonged if the undertaking of the company had not vested in the Central Government shall be liable to account for the said books, documents and papers to the Central Government and shall deliver them up to the Central Government or to such person as the Central Government may specify in this behalf.
- (3) The Central Government may take all necessary steps for securing possession of all properties which have vested in that Government under section 3.
- Duty to furnish particulars.—The company shall, within such period as the Central Government may allow in this behalf, furnish to that Government a complete inventory of all the properties and assets (including particulars of book debis and investments and belongings) of the company at the commencement of this Ordinance, all liabilities and obligations of the company subsisting at such commencement and also of all agreements, entered into by the company and in force on such commencement including agreements, whether express or implied, relating to leave, pension, gratuity and other frms of service of any officer or other employee of the company under which, by virtue of this Ordinance, the Central Government has, or will have, or may have, liabilities except such agreements as that Government may exclude from the operation of this section, and for this purpose, the Central Government shall afford the namely: company all reasonable facilities.
- 9. Right of Government to disclaim certain agreements.—(1) Where it appears to the Central Government that the making of any agreement under which the company has or will have or may have liabilities was not reasonably necessar for the purposes of the activities of the company or has not been entered into in good faith, the Central Government may, within two years from the commencement of this Ordinance, apply to the Tribunal for relief from the agreement and the Tribunal, it satisfied after making such inquiry in the matter as it thinks fit that the agreement was not reasonably necessary for the purposes of the activities of the company or has not been entered into in good faith, may make an order cancelling or varying the agreement ons uch terms as it may think fit to impose and the agreement shall thereupon have effect accordingly.
- (2) All the parties to the agreement which is sought to be cancelled or varied under this section shall be made parties to the proceeding.
- 10. Compensation for acquisition of undertaking.—(!) The Central Government shall pay compensation to the company for the acquisition of the undertaking of the company and such compensation shall be determined in accordance with the principles specified in the Schedule and in the manner hereinafter set out, that is to say,—
  - (a) where the amount of compensation can be fixed by agreement, it shall be determined in accordance with such agreement;

- (h) where no such agreement can be reached, the Central Government shall refer the matter to the Tribunal within a period of three months from the date
  - on which the Central Government and the company fail to reach an agreement regarding the amount of compensation.
- (2) Notwithstanding that separate valuations are calculated under the principles specified in the Schedule in respect of the several matters referred to therein, the amount of compensation to be given shall be deemed to be a single compensation to be given for the undertaking as a whole.
- (3) The amount of compensation determined in accordance with the foregoing provisions shall be paid to the company in cash within a period of six months from the date of such determination:

Provided that if compensation is not paid within the period aforesaid, the Central Government shall pay interest on the amount of compensation at the rate of four per cent per annum from the date of expiry of the said period.

### CHAPTER III

#### TRIBUNAL

- 11. Constitution of Tribunal.—(1) The Central Government may for the purposes of this Ordinance constitute a Tribunal which shall consist of a single person who is, or has been, or is qualified to be, a Judge of a High Court or of the Supreme Court.
- (2) The Tribunal may choose one or more persons possessing special knowledge of any matter relating to any case under inquiry to assist the Tribunal in determining any question which has to be decided by it under this Ordinance.
- (3) The Tribunal shall have the powers of a civil court while trying a suit under the Code of Civil Procedure, 1908 (5 of 1908), in respect of the following matters, namely:—
  - (a) summoning and enforcing the attendance of any person and examining him on oath:
  - (b) requiring the discovery and production of documents or other material objects producible as evidence;
  - (c) receiving evidence on affidavits;
- (d) issuing commissions for the examination of witnesses or documents.
- (4) The Tribunal shall have power to regulate its own procedure and decide all matters within its competence, and may review any of its decisions in the event of there being a mistake on the face of the record or correct any arithmetical or clerical error therein but subject thereto, the decision of the Tribunal on any matter within its jurisdiction shall be final and conclusive.

#### CHAPTER IV

## MANAGEMENT AND ADMINISTRATION OF THE UNDERTAKING

12. Formation of Government company for management of undertaking.—For the efficient management and administration of the undertaking of the company vested in the Central Government by virtue of this Ordinance, that Government may form a Government company in accordance with the provisions of the Companies Act, 1956 (1 of 1956) and on the formation of such company, the undertaking, together with all its properties, assets, liabilities and obligations specified

in sub-section (1) of section 4 and such other properties, assets, liabilities and obligations as may, after the commencement of this Ordinance, be acquired or incurred for the purposes of the undertaking, shall, by virtue of this Ordinance, stand transferred to, and vest in, that Government company.

13. Appointment of Administrators. —(1) Pending the Committon of the Government company referred to in section 12, he Central Government may appoint one, or more than one, Edministrator for the efficient management and administration of the undertaking.

(2) Such administrator or administrators shall, in the management and administration of the undertaking, act in accordance with such directions, if any, as may be issued by the Central Government in this behalf.

### CHAPTER V MISCELLANEOUS

- 14. Penalties. (1) Any person who-
- (a) having in his possession, custody or control any property forming part of the undertaking of the company, wrongfully withholds such property from the Central Government; or
- (h) wrongfully obtains possession of any property forming part of the undertaking of the company waich has vested in the Central Government under this Ordinance; or
- (c) wilfully withholds or fails to furnish to the Central Government or any person specified by that Government as required by sub-section (2) of section 7 any document which may be in his possession, custody or control; or
- (d) wilfully fails to furnish an inventory as required under section 8; or
- (e) when required to furnish such inventory, furnishes any particulars therein which are false and which he either knows or believes to be false or does not believe to be true,

shall be punishable with imprisonment for a term which may extend to two years, or with fine, or with both:

Provided that the court trying any offence under clause (a) or clause (b) or clause (c) of this sub-section may, at the time of convicting the accused person, order him to deliver up or refund within a time to be fixed by the court any property wrongfully withheld or wrongfully obtained or any document wilfully withheld or not furnished:

Provided further that nothing contained in this section or any other provision of this Ordinance shall render any person liable to be convicted of an offence in respect of anything done or omitted to be done by him before the date of promulgation of this Ordinance.

- (2) No court shall take cognizance of an offence punishable under this section except with the previous sanction of the Central Government or of an officer auth nised by that Government in this behalf.
- 15. Protection of action taken under this Ordinance.— No suit, prosecution or other legal proceeding shall lie against the Central Government or an administrator or an officer or other employee serving in connection with the affairs of the undertaking of the company for anything which is in good faith done or intended to be done under this Ordinance.
- 16. Power to make rules.—(1) The Central Government may, by notification in the Official Gazette, make rules to carry out the purposes of this ordinance.

- (2) Every rule made by the Central Government under this Ordinance shall be laid as soon as may be after it is made before each House of Parliament while it is in session for a total period of thirty days which may be comprised in one session or in two successive sessions, and if, before the expiry of the session in which it is so laid or the session immediately following, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so however that any such modification or annulment shall be without produce to the validity of anything previously done under the rule.
- 17. Certain actions, etc., deemed to be taken under this Ordinance.—Notwithstanding any judgment, decree or order of any court.—
  - (a) the Government company called the Hindustan Zinc Limited, having its registered office at Udaipur, formed under the Companies Act, 1956 (1 of 1956), in pursuance of section 12 of the Metal Corporation of India (Acquisition of Undertaking) Act, 1965 (44 of 1965), which has been declared to be unconstitutional and void, (hereinafter referred to as the said Act), shall be deemed to be and to have been formed under the Companies Act, 1956, in pursuance of section 12 of this Ordinance; and the undertaking of the Metal Corporation of India together with all properties, assets, liabilities and, obligations referred to in section 12 of this Ordinance shall be deemed to have been transferred to, and vested in, the said Government company on the date of its formation;
  - (b) any rule, order or appointment purporting to have been made, any decision or direction purporting to have been given, any action or proceeding ruling to have been taken, or anything purpositing to have been taken, or anything purpositing to have been done under any provision of (c) Act shall be deemed to be and to have been a die, order or appointment made, decision or direction given, action or proceeding taken, or thing done under the corresponding provision of this Ordinance.

### THE SCHEDULE

### (See section 10)

### PRINCIPLES FOR DEPERMINING COMPENSATION FOR ACCURATION OF THE UNDERTAKING

Paragraph 1.—The compensation to be paid by the Central Government to the company in respect of the acquisition of the undertaking thereof shall be an amount equal to the sum total of the value of the properties and assets of the company as on the commencement of this Ordinance calculated in accordance with the provisions of paragraph II less the sum total of the llabilities and obligations of the company as on such commencement calculated in accordance with the provisions of paragraph III, together with interest on such amount calculated in accordance with the provisions of paragraph IV.

Paragraph II.—(a) The market value at the commerciant of this Ordinance—

(i) of any land or buildings;

(ii) of any plant, machinery or other equipment;

- (iii) of any shares, securities or other investments held by the company:
- (b) The total amount of the premiums paid up to the commencement of this Ordinance by the company

in respect of all leasehold properties reduced in the case of each such premium by an amount which bears to such premium the same proportion as the expired term of the lease in respect of which such premium shall have been paid bears to the total term of the lease;

- (c) the amount of debts due at the commencement of this Ordinance to the company, whether secured or unsecured, to the extent to which they are reasonably considered to be recoverable;
- . (2) the amount of cash held at the commencement of this Ordinance by the company, whether in deposit with a bank or otherwise;
- (e) the market value at the commencement of this Ordinance of all tangible assets and properties other than those falling within any of the preceding clauses.

Paragraph III.—The total amount of liabilities and obligations incurred by the company in connection with the formation, management and administration of the undertaking and subsisting immediately before the commencement of this Ordinance.

Paragraph IV.—The interest referred to in paragraph I shall be on the amount mentioned in the said paragraph for the period commencing on the 22nd day of October, 1965, and ending with the date of promulgation of this Ordinance, calculated at the average bank rate during the said period.

S. RADHAKRISHNAN, President.

S. P. SEN-VARMA.
Secretary to the Government of India.

भाग 7—भारतीय निर्वाचन स्रायोग (Election Commission of India) की वैधानिक ग्रंधिसूचनाएं तथा श्रन्य निर्वाचन सम्बन्धी ग्रंधिसूचनाएं

शन्य

ग्रनुपुरव

(देखिये पृष्ठ 168 से 179)

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PRADESH FOR THE MON           20th         21st         22nd         23rd         24th         25th         26th           21         22         23         24         25         26         27           11.0         16.2         —         —         —         —         —           8.4         2.6         —         —         —         —         —           8.4         2.2         2.5         —         —         —         —           8.4         20.2         —         —         —         —         —           8.4         20.2         —         —         —         —         —           8.4         20.2         —         —         —         —         —           8.4         20.2         —         —         —         —         —           N.R.         N.R.         N.R.         N.R.         N.R.         N.R.         N.A.           N.A.         N.A.         N.A.         N.A.         N.A.         N.A.         N.A.           1.8         3.1         0.8         —         —         —         —           25.0         12.0	27th 28th 29th 30th  28 29 30 31  - 5.3 6.0 - 3.	31st   Jo King   Ship   Helius - Hel	- 19	
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B. S. GAUTAM,
Director of Land Recurus

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PRADESH FOR THE MONTH OF MAY, 19	PRADESE	TH OF MAY	. 1971
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<b>\</b>   	0th	21st	22nd	23rd	.25	25th	26th	28	28th	29th	30th	31st	Number of sainy days	Normal No.	ω Total rainfall ω for the month	Average rainfall of for the month	Heaviest rainfall 2. during the month	Total rainfall & from 1-5-71 to 31-5-70	Normal rainfall 65 from 1-5-71 to 31-5-71
51	.0	45.3 76.2 36.6	=	44.0	31.2	23.2 12.3	16.0	1111	10.3 26.0 20.0 —		_	• = = =	6 5 6 7	2.0 — 2.6	123.3 218.8 101.5 157.5	16.4  21.5	45.3 76.2 36.6 51.0	123.3 218.8 101.5 157.5	= .
	Q.									Dist Dist	t. Tot	al crage	24 6	2.3	601.1 150.3	18.9		601.1 150.3	
*		10.0 26.9 20.0 6.0 5.5 10.2 — 2.5 8.0	3.0 - 2.0 9.2 3.5 3.5 5.0	6.0 - 4.2 8.0	35.2 ————————————————————————————————————	4.0 6.4 3.2 - 8.0		14.2 — 10.6 — 11.0 3.5	3.0	12.0 -77.5 2.0 9.2 - 6.2 - 0.2	17.0 	1.0 4.2 4.0, 56.4 16.0 5.0	7 -5 12 9 5 12 8 11 15 6	4.3 5.6 7.9 3.2 2.8 4.5 4.8 6.2 4.2	286.1 89.1 78.8 16.3 227.2 30.1 72.9 32.7 41.4	54.3 63.8 109.9 35.8 41.3 65.9 64.7 74.3 47.9	35.2 \\ 77.5 \\ 21.2 \\ 20.2 \\ 5.5 \\ 83.4 \\ 9.2 \\ 12.0 \\ 5.0 \\ 12.0	77.5 89.1 78.8 16.3 227.2 30.1 72.9 32.7 41.4	] 
!										Dis Dis	tt. T	otal verage	90	4.7	1009.4 100.9	60.5	=	1009.4 100.9	=
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										Di Di	stt. A	otal verage	19		157.6 31.5	66.3	=	157.6 31.5	=
-	-	-	' <u>-</u>	<b>*</b> —	=	=	=	-	=	_	=	1.0	1	N.A.	6.0	N.A. N.A.	3.0	6.0	=
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11 8 20 55 7 24 11	000   0   400   0   4	9.6 7.2 2.3 9.0 4.0 2.2 12.0 50.0 14.2 7.4 28.0 12.0 2.2	16.4 1.0 1.0 10.0 30.0 12.2	3.0	1.3 	16.3 25.5 12.0 8.0 19.0 20.2 3.0 16.0 25.0	27.7 	16.0 	5.4 5.2 20.5 13.0 20.0 	4.3 	2.1 12.0 ————————————————————————————————————	2,9 3,4 56,0 — 66,0 — 122,0 — 30,0 15,8 56,0	7 10 11 11 10 7 11 11 11 9 6 9 10 16 12 9 11 	4.5 3.8 4.0 3.0 2.3 2.2 5.1 6.2 8.3 4.5 3.6 5.7 6.0	48.6 116.4 135.9 143.7 204.0 46.0 203.8 130.1 197.0 195.6 122.4 123.6 225.0 129.0 183.0 621.0	42.5 55.1 53.0 48.2 62.3 44.5 36.0 29.4 37.3 33.1 51.9 90.8 88.5 69.0 44.7 63.2 91.2	12.7° 30.2° 21.7° 37.1° 54.0° 8.0° 55.0° 25.0° 25.0° 23.2° 26.0° 39.0° 150.0° 26.4° 56.0°	48.6 116.4 135.9 143.7 204.0 203.8 130.1 197.0 195.6 122.4 123.6 225.0 129.0 183.0 621.0	
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178	-,	<del></del>	DAILY RAINFALL										RECORDED IN HIMACHAL							
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Mandi: Sadar Jogindernagar Sarkaghat Chachiot Sundernagar Karsog Bhangrotu Jhungi Janjehli Panjaio Kataula Mandi Obs.		19.2 		 	     N.A.	3.3 - - N.A.	4.0 	2.4 1.2 ———————————————————————————————————	1.2 	5.0 	20.4 15.0 N.A.	7.0 14.0 14.0 — N.A	32.4 	9.5 12.0 35.0 52.2 14.2 32.0 24.5 25.0 8.0 24.3 N.A.	17.5 	6.0 15.0 55.4 11.0 4.0 12.0 N.A.	26 3.0 13.8 — N.A.	2.0 6.0 14.0 N.A.	10.5 	8.: 10.:
Simla: Simla Kandaghat Kasauli Nalagarh	•••	5.3			<u>-</u>	=		8.9	=======================================		16.8	7.6 —	=	0.8 41.5 35.0	22.1	2.5		0.3 21.1	8.1	
irmur: Nahan Paonta Renuka Paohhad Bagthan Dhaula Kuan	.,	5.5		-	14.0	7.0	4.6	13.3	-			9.0	0.4 39.5 — —	0.2 13.4 95.0 16.0 7.0	15.0 0.3	8.0	14.0	4.0		16.9
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PRADESH FOR THE MONTH OF MAY, 1971																		
20th	21st	22nd	23rd	24th	25th	-26th	27th	28th	29th	30th	31st	what days	Normal No:   ♣of rainy days	Total rainfall for the month	Average rainfall of for the month	Leaviest rainfall during the month	Total rainfall Strom 1-2-71 to 28-2-71	Normal rainfall 65 from 1-2-71 to 28-2-71
2.5 3.0 13.8 —	11.4 7.0 - 37.8 113.2 2.4 - 50.4 N.A.	16.6 26.0 15.2	132.4 6.0 19.3 1 6.0 N.A.	3.0 25.0 	5.6 29.0 111.0	115.4 6.0 221.3 N.A.	12.0 3.0 20.0 ————————————————————————————————	0.2 26.0 25.4 23,2 4.0 N.A.	0.4 		0.8 	8 5 6 9 9 13 13 13 11 8 N.A.	2.5 3.3 1.6 3.4 3.3 2.4 2.8 4.7 5.7 6.3 5.4 4.0	104.6 29.8 186.0 307.6 147.5 202.9 196.8 226.0 142.0 205.1 N.A.	27.0 39.0 28.1 45.4 36.4 25.3 27.3 46.5 66.2 68.1 54.9 37.5	32.4 12.0 65.0  55.4 38.1 32.0 48.2 55.0 26.0 58.3	104.6 29.8 186.0 307.9 147.5 202.9 196.8 226.0 142.0 205.1 N.A.	, fi
57.1	6.3 36.8 6.0		1 = =	23.6		 6.9 5.0		19.1 —	0.8 20.1 15.0	tt. Tot	47.0	95 9.5 10 7 5 22 7	3.7	1748.3 174.8 210.6 142.1 66.0 418.7 139.6	41.8 	57.1 41.5 35.0	1748.3 174.8 540.3 375.0 219.2 418.7 139.6	
0.4	- 6.0 16.0 - 4.5	6.0	=	0.2 28.0 — — —	37.0			15.0 16.0 12.0 5.0		tt. To	17.0	1 12 5 6 	1.7 2.3 2.5 2.8 1.3	16.2 189.8 162.3 71.0 43.5	23.1 31.8 29.5 27.5 ————————————————————————————————————	15.0 39.5 95.0 16.0 15.5	16.2 189.9 162.3 71.0 43.5	
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